

Corrected
11-17-83

J. A. p. 1-557 (Docket + pleadings)

Nos. 82-2159, 82-2160, 82-2221, 82-2226, 82-2227

IN THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

JULIUS HOBSON, et al.,

Plaintiffs-Appellees, Cross-Appellants,

v.

JERRY V. WILSON, et al.,

Defendants-Appellants, Cross-Appellees.

ON APPEAL FROM THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

JOINT APPENDIX
VOLUME I

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2. The second part of the report deals with the specific situation of the State.

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Exh. 18	-----	2179
Exh. 19	-----	2190
Exh. 20	-----	2202
Exh. 22	-----	2204

PLAINTIFF		DEFENDANT		DOCKET NO. 76-1326
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.		PAGE OF PAGES

DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
		JULIUS HOBSON	
		TINA HOBSON	J. E. McNeil
		JULIUS HOBSON	David Rein
		ABE BLOOM	400 Woodward Bldg. - 20005-
		ARTHUR I. WASKOW	1712 N St., N.W., 20037 (223-9274)
			Burton D. Wechsler
			1624 Crescent Pl., N.W.
		TINA HOBSON	* Anne Pillsbury (OUT OF TOWN COUNS
		REV. DAVID EATON	1712 N St., N.W.
			Tele: 223-0868
		SAMMIE A. ABBOTT	Daniel M. Schember
		RICHARD P. POLLOCK	733 15th St., N.W., #520 (05)
		WASHINGTON PEACE CENTER	1712 N Street, N. W. (36)
			223-1284
		WASHINGTON AREA WOMEN STRIKE FOR PEACE	Herbert Semmel
		EMERGENCY COMMITTEE ON THE TRANSPORTATION CRISIS	Antioch School of Law
			2633 Sixteenth Street, N.W.
			Washington, D. C. 20009
			(202) 263-9500
		REGINALD H. BOOKER	
		vs.	
			Laura W. Bonn, Esq (727-6348)
			Frank W. Sterns
		1) CHIEF JERRY V. WILSON (Retired) Metropolitan Police Department	1) George T. Masson, Jr. Corporation Counsel
			District Bldg. 20004
			Tele: 629-4895
		2) CHIEF JOHN B. LAYTON (Retired) Metropolitan Police Department	2) - do - Co-counsel for DC
			GEORGE N. BARCLAY
			District Bldg #313
			20004 (727-6303)
		3) INSPECTOR ROBERT L. ZINK Metropolitan Police Department	3) - do -
			RICHARD B. NETTLE
			District Bldg
			Room 309
		4) INSPECTOR ALBERT W. FERGUSON Metropolitan Police Department	4) - do - Wash DC 20004
			(727-6252)
		5) INSPECTOR THOMAS J. HERLIHY Metropolitan Police Department	5) - do -

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PLAINTIFF

JULIUS HOBSON, et al.

DEFENDANT

CHIEF JERRY V. WILSON, et al.

DOCKET NO. 76-1326

PAGE ____ OF ____ PAGES

DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
		6) ASST. POLICE CHIEF THEODORE R. ZANDERS Metropolitan Police Department	6) George T. Masson, Jr.
		7) JACK L. ACREE Metropolitan Police Department	7)
		8) SGT. CHRISTOPHER J. SCRAPPER Metropolitan Police Department	8) George T. Masson, Jr.
		9) SGT. DIXIE GILDON Metropolitan Police Department	9) - do -
		10) EDWARD J. JAGEN Metropolitan Police Department Intelligence Division	10) - do -
		11) CAPT. GEORGE R. SUTER Metropolitan Police Department Administrative Duty Branch	11) - do -
		12) HAROLD BYNUM Metropolitan Police Department 4th District	12) - do -
		13) CARL SHOFFLER Metropolitan Police Department Intelligence Division	13) - do -
		14) JOHN W. MAHANEY Metropolitan Police Department Morals Division	14) - do -
		15) ANN KOLEGO MARKOVICH	15) - -
		16) JAMES BINSTED	16) George T. Masson, Jr.

SEE NEXT PAGE

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PLAINTIFF JULIUS HOBSON, et al.	DEFENDANT CHIEF JERRY V. WILSON, et al.	DOCKET NO. 76-1326 PAGE ____ OF ____ PAGES
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DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
	17)	DORIE BINSTED	17) George T. Masson, Jr.
	18)	THOMAS FULCHER	18)
	19)	ROGER O. DAY (Former Officer) with the Metropolitan Police Department Intelligence Division	19)
	20)	UNKNOWN AGENTS Metropolitan Police Department	20) George T. Masson, Jr.
	21)	DISTRICT OF COLUMBIA A Municipal Corporation	21) - do -
	22)	CLARENCE M. KELLEY Director, Federal Bureau of Investigation	22) David H. White U.S. Dept of Justice 20530 Tele: 739-2305
	23)	WILLIAM C. SULLIVAN Assistant Director (Retired) Federal Bureau of Investigation	23)
	24)	CHARLES BRENNAN Assistant Director (Retired) Federal Bureau of Investigation	24) David H. White
	25)	GEORGE C. MOORE Section Chief Federal Bureau of Investigation	25)
	26)	NICK STAMES Special Agent in Charge Washington Field Office, FBI	26) David H. White
SEE OVER			

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FPI-MAR

PLAINTIFF		DEFENDANT		DOCKET NO. 76-1326	
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.		PAGE ____ OF ____ PAGES	
DATE	NR.	PROCEEDINGS			
		<u>PARTIES</u>	<u>COUNSEL</u>		
		27) ROBERT G. KUNKEL Special Agent in Charge Alexandria Field Office, FBI	27) David H. White		
		28) JOHN J. McDERMOTT Federal Bureau of Investigation	28) - do -		
		29) TERRY O'CONNOR Washington Field Office, -FBI	29) - do -		
		30) CHARLES M. SAWYER Washington Field Office, FBI	30) - do -		
		31) ROBERT E. YATES Washington Field Office, FBI	31) - do -		
		32) DAVID RARRITY Washington Field Office, FBI	32) - do -		
		33) CLIFFORD F. ARNEY Washington Field Office, FBI	33)		
		34) F.F. BURGESS Washington Field Office, FBI	34)		
		35) WILLIAM G. COURTNEY Washington Field Office, FBI	35)		
		36) LAWRENCE E. DANHOM Washington Field Office, FBI	36)		
		37) JESSE FARR Washington Field Office, FBI	37)		

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FBI-MAR

PLAINTIFF		DEFENDANT		DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.		PAGE ____ OF ____ PAGES

DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
		38) CHARLES A. FERGUSON Washington Field Office, FBI	38)
	3/5 m	39) C. EDWIN GLASS Washington Field Office, FBI	39) David H. White Dept. of Justice 20530 633-4269
		40) FRED B. GRIFFITH Washington Field Office, FBI	40)
	✓	41) GERALD T. GRIMALDI Washington Field Office, FBI	41)
	3/5 m	42) PETER A. GULOTTA Washington Field Office, FBI	42)
		43) NORMAN H. HIERONYMI Washington Field Office, FBI	43)
	Disa	44) COURTLAND J. JONES Washington Field Office, FBI	44)
		45) RICHARD W. KAISER Washington Field Office, FBI	45)
	✓	46) JOSEPH E. KELLER Washington Field Office, FBI	46)
	3/5 m	47) HILMER H. KREBS Washington Field Office, FBI	47)

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FBI-MAR

PLAINTIFF	DEFENDANT	DOCKET NO. 76-1326
JULIUS HOBSON, et al.	CHIEF JERRY V. WILSON, et al.	PAGE ____ OF ____ PAGES

DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
		48) PAUL D. LAMBERTH Washington Field Office, FBI	48)
		49) ROBERT F. OLMERT Washington Field Office, FBI	49)
		50) JOHN R. PALMER Washington Field Office, FBI	50)
		51) GEROULD W. PANGBURN Washington Field Office, FBI	51)
		52) EDWARD RUDIGER Washington Field Office, FBI	52)
		53) WILFRED R. SCHLARMAN Washington Field Office, FBI	53)
		54) JOHN L. STANLEY Washington Field Office, FBI	54)
		55) GARNETT T. TUNSTALL Washington Field Office, FBI	55)
		56) EDWIN A. WAITE, JR. Washington Field Office, FBI	56)
		57) LEONARD E. WEBSTER Washington Field Office, FBI	57)
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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.	PAGE ____ OF ____ PAGES
DATE	NR.	PROCEEDINGS	
		<u>PARTIES</u>	<u>COUNSEL</u>
		58) JAMES F. WHALEN Washington Field Office, FBI	58)
		59) PHILIP H. WILSON Washington Field Office, FBI	59)
		60) UNKNOWN AGENTS Washington Field Office, FBI	60)

CIVIL DOCKET CONTINUATION SHEET

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7-14-75-404-3511

PLAINTIFF		DEFENDANT		DOCKET NO. <u>1323</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON (Retired), et al.		PAGE ____ OF ____ PAGES
DATE	NR.	PROCEEDINGS		
		<u>PARTIES</u>	<u>ATTORNEYS</u>	
		JULIUS HOBSON	David Rein	
		ABE BLOOM	400 Woodward Bldg. 20005	
		ARTHUR I. WASKOW	Burton D. Wechsler	
		TINA HOBSON	1624 Crescent Pl., N.W.	
		REV. DAVID EATON	Anne Pilsbury	
		SAMMIE A. ABBOTT	1523-B St., N.W.	
		RICHARD P. POLLOCK	1712-N St., N.W.	
		WASHINGTON PEACE CENTER	Tele: 223-0868	
		WASHINGTON AREA WOMEN STRIKE FOR PEACE	Jeffrey S. Berlin	
		EMERGENCY COMMITTEE ON THE TRANSPORTATION CRISIS	888-16th St., N.W. 20006	
		REGINALD H. BOOKER	Tele: 452-0402	
		vs.	Daniel M. Schember	
			733-15th St., N.W., #520 (25)	
		1) CHIEF JERRY V. WILSON (Retired) Metropolitan Police Department	George T. Masson, Jr. (629-499)	
		2) CHIEF JOHN B. LAYTON (Retired) Metropolitan Police Department	Frank W. Stearns (629-5408)	
		3) INSPECTOR ROBERT L. ZINK Metropolitan Police Department Intelligence Division	1) -Morris-Khetzkin Corporation Counsel District Bldg. 20004	
		4) INSPECTOR ALBERT W. FERGUSON Metropolitan Police Department Field Inspection Division	2) - do -	
			3) - do -	
			4) - do -	
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PLAINTIFF		DEFENDANT		DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON (Retired), et al.		PAGE <u> </u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS		
		<u>PARTIES</u>	<u>ATTORNEYS</u>	
			George T. Masson Frank W. Stearns	
		5) INSPECTOR THOMAS J. HERLIHY Metropolitan Police Department	5) MORRIS KATZMAN Corporation Counsel District Bldg. 20004	
		6) ASST. POLICE CHIEF THEODORE R. ZANDERS, Metropolitan Police Department	6) - do -	
		7) SGT. CHRISTOPHER J. SCRAPER Metropolitan Police Department 1st District	7) - do -	
		8) SGT. DIXIE GILDON, Metropolitan Police Department, 1st District	8) - do -	
		9) EDWARD J. JAGEN, Metropolitan Police Department, Intelligence Division	9) - do -	
		10) CAPT. GEORGE R. SUTER, Metropolitan Police Department, Administrative Duty Branch	10) - do -	
		11) LT. ALBERT JOHNSON, JR., Metropolitan Police Department, 2nd District	11) - do -	
		12) HAROLD BYNUM, Metropolitan Police Department, 4th District	12) - do -	
		13) CHARLES C. ROBINSON, Metropolitan Police Department, 6th District	13) - do -	
		14) CARL SHOFFLER, Metropolitan Police Department, Intelligence Division	14) - do -	
		15) JOHN W. MAHANEY, Metropolitan Police Department, Morals Division	15) - do -	
		16) ANN KOLEGO MARKOVICH	16)	

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT		DOCKET NO. 1325	
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON (Retired), et al.		PAGE ____ OF ____ PAGES	
DATE	NR.	PROCEEDINGS			
		<u>PARTIES</u>		<u>ATTORNEYS</u>	
				George T. Masson, Jr. Frank W. Stearns	
	17)	JAMES BINSTED	17)	Morris Kletskin	
	18)	DORIE BINSTED	18)	- do -	
	19)	THOMAS FULCHER	19)		
	20)	UNKNOWN AGENTS, Metropolitan Police Department	20)	George T. Masson, Jr. & Frank W. Stearns Morris Kletskin Corporation Counsel District Bldg. 20004	
	21)	DISTRICT OF COLUMBIA, A Municipal Corporation	21)	- do -	
	22)	CLARENCE M. KELLEY, Director Federal Bureau of Investigation	22)	Benjamin G. Flannagan David H. White Dept. of Justice 20530 739-2305	
	23)	WILLIAM C. SULLIVAN, Assistant Director (Retired), Federal Bureau of Investigation	23)	Joseph E. Casey 1200-18th St., N.W. 20036 Tele: 223-5750 - do -	
	24)	CHARLES BRENNAN, Assistant Director (Retired), Federal Bureau of Investigation	24)	David H. White U.S. Dept. of Justice 20530 Tele: 739-3333	
	25)	NICK STAMES, Special Agent in Charge, Washington Field Office, FBI	25)	Benjamin G. Flannagan David H. White, Dept. of Justice 739-2305	
	26)	ROBERT G. KUNKEL, Special Agent in Charge, Alexandria Field Office, FBI	26)	Benjamin G. Flannagan David H. White Dept. of Justice 20530 739-2305	
	27)	JOHN J. McDERMOTT, Federal Bureau of Investigation	27)	Benjamin G. Flannagan - do -	
SEE OVER					

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PLAINTIFF		DEFENDANT		DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON (Retired), et al.		PAGE ____ OF ____ PAGES
DATE	NR.	PROCEEDINGS		
		<u>PARTIES</u>	<u>ATTORNEYS</u>	
	28)	TERRY O'CONNOR, Washington Field Office, FBI	28)	Benjamin C. Flannagan David H. White Dept. of Justice 20530 739-2305
	29)	CHARLES M. SAWYER, Washington Field Office, FBI	29)	- do -
	30)	ROBERT E. YATES, Washington Field Office, FBI	30)	- do -
	31)	ROBERT W. FEUER, Washington Field Office, FBI	31)	- do -
	32)	DAVID RARRITY, Washington Field Office, FBI	32)	- do -
	33)	UNKNOWN AGENTS, Washington Field Office, FBI	33)	

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DATE	NR.	PROCEEDINGS
1976		
July	16	COMPLAINT, appearance.
July	16	SUMMONS (33) and copies (33) of complaint issued to defts., AG & AUSA. #21,22,26,27,28,29,30,31 & 32 ser 7-19-76 #7 ser 7-21-76 #3,8,4,9,13,14, & AUSA ser 7-20-76 AG ser 7-22-76 #2 & 6 ser 7-26-76 #17 & #18 not ser 7-26-76 #11 ser 7-27-76 #15 ser 7-3-76; #10 ser 7-28-76 #1 not ser 8-2-76 #6 not ser 8-4-76 #5 & #25 ser 7-19-76 #12 NS 8-3-76
July	29	MOTION of District of Columbia defts. for an extension of time within which to answer or otherwise respond to the complaint; P&A's; c/m 7-29-76. Appearance of Morris Kletzklin.
July	30	ORDER filed 7-29-76 extending time within which District of Columbia defts. may answers to & including 9-17-76. (N) PRATT, J.
July	30	STIPULATION by counsel for pltf. and certain defts., all parties who have been sued in their former official capacity, or former official capacity, and who are now or may hereinafter be, represented by the Department of Justice in this action, shall have 60-days from the date of service of the summons & complaint upon the U.S. Attorney for the District of Columbia to answer or otherwise plead to the complaint. (fiat) (N) PRATT, J.
Aug	03	FIRST set of interrogatories by defts. #22, #25, #26, #27, #28, #29, #30, #31 & #32 to pltf.; c/m 8-3-76.
Aug	11	MOTION of deft. #23 to quash service; P&A's; affidavit of Joseph E. Casey; c/m 8-10-76. Appearance of Joseph E. Casey.
Aug	20	OPPOSITION of pltf. to motion to quash service; c/m 8-19-76.
Aug	25	REPLY by defts. #23 to opposition to motion to quash service; c/m 8/24/76.
Aug	27	STIPULATION by counsel for pltf & certain defts. extending time for pltf. to respond to First set of Interrogatories by defts. Kelley Stames, Kunkel, McDermott, O'Connor, Sawyer, Yates, Feuer & Rarrit filed & served on 8/3/76, to 10/3/76, all parties sued in their of or former official capacity, represented by Dept. of Justice shall have 30 days from date of receipt of pltf. 1st. Interrogatories to respond to the complaint. Approved. (FIAT) (N) Pratt, J.
Sept	02	ORDER filed 8-30-76 denying motion of deft. #23 to quash service. (N) PRATT, J.

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PLAINTIFF JULIUS HOBSON, ET AL.		DEFENDANT CHIEF JERRY V. WILSON, ET AL.	DOCKET NO. <u>76-1325</u> PAGE <u>1</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1976 Sept	17	ANSWER of defts. #2, #3, #4, #7, #8, #10, #15, #16, & #21 to the complaint; c/m 9-17-76. Appearance of Morris Kletzkin.	
Sept	17	MOTION of defts. #9 & #14 to quash returns of service of process; affidavit of Edward Jagen; affidavit of Carl Shoffler; P&A's; c/m 9-17-76.	
Sept	17	MOTION of defts. #11 & #13 to dismiss the complaint or, in the alternative, for summary judgment; exhibits A & B (affidavits); P&A's; statement of material facts; c/m 9-17-76.	
Sept	28	INTERROGATORIES by defts. #2, #3, #7, #8, #10, #15, #16 & #21; c/m 9-29-76.	
Oct	08	STIPULATION by counsel for pltf. and certain defts. extending time for pltf., Rev. David Eaton to respond to first set of interrogatories of defts. from 10-8-76 to 10-29-76, so ordered. (fiat) (N) PRATT, J.	
Oct	08	RESPONSES (8) by pltfs. to first set of interrogatories by defts. #22, #25, #26, #27, #28, #29, #30, #31 & #32; c/s 10-8-76.	
Oct	12	SUMMONS (4) and copies (4) of complaint issued to defts. #1, #7, #9 & #12. serv #9 10-13 #14 serv. 10-18	
Oct	14	RESPONSE of pltf., Arthur I. Waskow to first set of interrogatories by defts. #22, #25, #26, #27, #28, #29, #30, #31 & #32; c/s 10-8-76.	
Oct	15	ANSWER of deft. #5 to complaint; c/m 10-15-76.	
Oct	18	RESPONSE of pltf., Reginald H. Booker to first set of interrogatories by defts. #22 thru #32; c/s 10-18-76.	
Oct	26	ORDER filed 10-22-76 granting motion of defts. #11 & #13 to dismiss complaint. (N) PRATT, J.	
Oct	29	RESPONSE by pltf., Rev. David Eaton to first set of interrogatories by defts. #22, #25, #26, #27, #28, #29, #30, #31 & #32; c/m 10-28-76.	
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PLAINTIFF		DEFENDANT		DOCKET NO.
JULIUS HOBSON, et al.		JERRY WILSON, et al.		75-1124
				PAGE 2 OF PART
DATE	NR.	PROCEEDINGS		
1975				
Nov	08	REQUEST (second) of pltfs. to defts. 1-12, 14-16 & 21 for production of documents; c/m 11-5-76.		
Nov	08	REQUEST (first) of pltfs. to defts. #22, #23, #25-427; c/m 11-5-76.		
Nov	08	INTERROGATORIES (first set) by pltfs. to defts. #22, #23, & #25-427; c/m 11-5-76.		
Nov	08	RESPONSE of pltfs. to interrogatories, first series of defts. #2, #3, #7, #8, #15, #16 & #21; c/m 11-3-76.		
*				
Nov	11	ORDER filed 11-10-76 granting motion of defts., Jagen & Shoffler quash service of process & quashing service of process upon defts., Jagen & Shoffler. (signed 11-8-76) (N) PRATT, J.		
Nov	11	AMENDED ORDER filed 11-10-76 amending last sentence of order of 9-22-76 to read "The motion of defts., Johnson & Robinson for summary judgment be, and the same is hereby granted. (signed 11-8-76) (N) PRATT, J.		
* Nov	10	STIPULATION extending time for certain defts. to answer complaint to & including 12-6-76, so ordered. (fiat) (N) PRATT, J.		
* Nov	10	STIPULATION extending ending time for D.C. defts. to answer complaint to & including 12-15-76, so ordered. (fiat) (N) PRATT, J.		
* Nov	10	STIPULATION regarding certain answers to interrogatories, so ordered. PRATT, J.		
Nov	20	CHANGE of address for Anne Pillsbury, attorney for pltf.; c/m.		
Dec	06	ANSWER of defts. #22, #23, #25, #26, #27, #28, #29, #30, #31 & #32 to the complaint; c/m 12-6-76.		
Dec	08	RESPONSE by defts. #22 & #25 in their official capacities, to first set of interrogatories by pltfs. to defts. #22, #23, #26, #27 & #25; c/m 12-3-76.		
Dec	08	RESPONSE by defts. #22, #23, #25, #26 & #27 to first request of pltfs. for production of documents; c/m 12-8-76.		
Dec	10	RESPONSE by deft. #26 to first set of interrogatories by pltfs. to defts. #22, #23, #25, #27 & #25; c/m 12-9-76.		
Dec	10	RESPONSE by deft. #25 to first set of interrogatories by pltfs. to defts. #22, #23, #25, #26 & #27; c/m 12-9-76.		

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		JERRY WILSON, et al.	PAGE <u>3</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1976			
Dec	10	RESPONSE by deft. #27 to first set of interrogatories by pltf. to defts. #22, #23, #25, #26 & #27; c/m 12-9-76.	
Dec	10	RESPONSE by deft. #23 to first set of interrogatories by pltf.; c/m 12-9-76.	
1977			
Jan	03	SUMMONS and copy of complaint issued to deft. #9.	
Jan	10	AFFIDAVIT of service of process by Laura Medina, special process server, on deft. Edward Jagen, on 1-3-77.	
Jan	26	ANSWER by defts. #1, #6, #9 & #11 to the complaint; c/m 1-26-77. Appearance of Morris Kletzkin.	
Jan	26	RESPONSE of deft. #3 to second request of pltf. for production of documents; attachment; c/m 1-26-77.	
Jan	26	RESPONSE of deft. #1 to second request of pltf. for production of documents; attachment; c/m 1-26-77.	
Jan	26	RESPONSE of defts. #2, #4, #5, #7, #8, #9, #10, #14 & #15 to second request of pltf. for production of documents; c/m 1-26-77.	
Jan	31	SUMMONS and copy of complaint issued to deft. #24.	
Feb	03	SUMMONS (2) and copies (2) of complaint issued to defts. #17 & #18.	
Feb	09	WITHDRAW the appearance of Benjamin G. Flannagan as counsel for defts. #22, #23, #25 thru #32; c/m 2-9-77.	
Feb	11	NEW STATUS CALL continued for further discovery; repeat call set for Tues. 5-10-77 at 9:30. Pltf. & defts. calendar call certificates (3) filed. PRATT, J.	
Feb	11	CALENDAR CALL certificates (3) by pltf. & defts. PRATT, J.	
Feb	14	REQUEST of David H. White, Esq., to enter appearance for deft. #23; c/m 2-14-77.	
Feb	18	MOTION of pltf. to compel production of documents; memorandum; c/m 2-13-77.	

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CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		JERRY V. WILSON, et al.	PAGE <u>4</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1977			
Feb	22	MOTION by def't. #24 for enlargement of time in which to respond to the complaint; c/m 2-22-77. Appearance of David H. White.	
Feb	24	SUMMONS & copy of complaint issued to def't. #12. Ser: 3-30-77	
Feb	23	ORDER filed 2-24-77 granting motion of def't., Brennan for extension of time to respond to complaint to 3-7-77. (N) PRATT, J.	
Mar	03	MOTION by def'ts. #22 & #25 for enlargement of time in which to respond to motion of pl'tf. to compel production of documents; c/m 3-3-77.	
Mar	7	ANSWER by def't. #24 to complaint; c/m 3-7-77.	
Mar	14	OPPOSITION by def'ts. #22 & #25 to motion of pl'tfs. to compel production of documents; c/m 3-14-77.	
Mar	14	STIPULATION by counsel for pl'tf. & D.C. def'ts. for extension of time for def't., #17 to file answer to 3-21-77, approved. (fiat) (N) PRATT, J.	
Mar	18	REPLY by pl'tfs. to opposition to motion of pl'tf. to compel production of documents; c/m 3-18-77.	
Mar	23	NOTICE by pl'tfs. to take deposition of Julius Hobson; c/m 3-22-77.	
Mar	31	MOTION by def'ts. #17 & #18 to dismiss the complaint; P&A's; attachment; c/m 3-31-77. Appearance of Morris Kletzkin.	
Apr	04	WITHDRAW the appearance of Morris Kletzkin and ENTER the appearance of George T. Masson, Jr. and Frank W. Stearns for all District of Columbia def'ts.; c/m 4-4-77.	
Apr	12	STATEMENT by pl'tfs. in opposition to motion of def'ts. #17 & #18 to dismiss the complaint; exhibits 1, 2, & 3; c/m 4-11-77.	
Apr	20	ORDER filed 4-19-77 granting motion of pl'tf. to compel the production of the FBI filed prepared on each pl'tf. (N) PRATT, J.	
Apr	29	INTERROGATORIES of pl'tfs. to def'ts. #3, #6 & #21; c/m 4-28-77.	

CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS ROBSON, et al		JERRY V. WILSON, et al.	PAGE <u>5</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1977 May	9	MOTION by deft. #22 for a protective order; P&A; Exhibit 1 & 2; c/m 5-9-77.	
May	9	ORDER filed May 6, 1977 denying motion of deft. Dorie & James Binstead to dismiss. (N) Pratt, J.	
May	10	STATUS CALL: (Rep: Adair Rubeling for Dennis K. Bossard) PRATT, J.	
May	18	ORDER filed 5-16-77 directing deft., Kelley to provide certain documents to pltfs' counsel, access to said documents to be restricted to the individual pltfs. & their counsel of record in this cause, and directing that no copies of any portion of said documents or divulging in any manner or to any person or organization any information; no such information shall be filed or record set forth in writing or orally in any pleading, brief motion argument in open Court in any action in this or any other Court without the approval of this Court; this order does not constitute an adjudication by this Court of deft., Kelley's objections. (See order for details) (N) PRATT, J.	
May	27	MOTION by pltfs. for imposition of sanctions pursuant to Federal Rules Civil Procedure 37(b) against Federal defts.; P&A's; c/m 5-27-77.	
June	01	MOTION by defts. #3, #6, & #21 for extension of time to answer interrogatories; P&A's; c/m 6-1-77.	
June	02	ANSWER by defts. #17 & #18 to the complaint; c/m 6-2-77.	
June	06	ORDER filed 6-3-77 granting motion of defts., District of Columbia, Zink & Zanders for extension of time to answer or respond to interrogatories of pltf. to 6-15-77. (N) PRATT, J.	
June	09	MOTION by deft. Kelley for enlargement of time in which to respond to motion of pltfs. to impose sanctions under Rule 37(b); c/m 6-9-77.	
June	14	ORDER granting motion of deft., Kelley for extension of time to respond to motion of pltf. to impose sanctions under Rule 37(b) to 6-17-77. (N) PRATT, J.	
June	16	ANSWERS by defts. #3, #6 & #21 to interrogatories of pltfs.; c/m 6-16-77.	
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CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
JULIUS HOBSON, et al.		JERRY WILSON, et al.	PAGE 6 OF _____ PAGES
DATE	NR.	PROCEEDINGS	
1977			
June	17	MEMORANDUM of points & authorities by federal defts. in opposition to motion by pltfs. for imposition of sanctions against federal defts.; c/m 6-17-77.	
June	17	REQUEST (first) by federal defts. for production of documents; c/m 6-17-77.	
June	17	INTERROGATORIES (second set) by federal defts. to the organizational pltfs.; c/m 6-17-77.	
June	23	ANSWER by deft. #12 to the complaint; c/m 6-23-77. Appearance of Frank W. Stearns.	
June	27	MEMORANDUM ORDER filed 6-24-77 directing the Bureau to either comply with the Court's order of 4-19-77 Order mandating complete production of the individual files requested by pltfs., or file formal claims of privilege consistent with this order. (see order for details) (N) PRATT, J.	
June	28	STATUS CALL: Federal deft. to file formal claim of privilege by 8-15-77; pltf. to file motion to substitute pltf. who is deceased. (Rep: Dennis K. Bossard) PRATT, J.	
July	15	APPEARANCE of Jeffrey S. Berlin as counsel for all pltfs.; c/m 7-15-77.	
July	20	RESPONSE of pltfs. to request of federal defts. for production of documents; attachments (2); c/m 7-19-77.	
July	20	RESPONSE of Organizational pltfs. to second set of interrogatories by federal defts.; c/m 7-19-77.	
July	25	WITHDRAW the appearance of Jeffrey S. Berlin as counsel for all pltfs. c/m 7-25-77.	
Aug	02	APPEARANCE of Daniel M. Schember as additional counsel for pltfs	
Aug	08	CERTIFICATE of service to appearance filed 8-2-77.	
Aug	09	MOTION by pltfs. for imposition of sanctions against District of Columbia defts. pursuant to Fed. R. Civ. P. 37 and for attorneys fees; P&A's; appendix A; c/m 8-9-77.	
Aug	15	MOTION by deft. #22 for an enlargement of time in which to present formal claim of privilege; memorandum; affidavit of George J. Lex, Jr.; c/m 8-15-77.	

CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
JULIUS HOBSON, et al.		JERRY WILSON, et al.	PAGE 7 OF 10 PAGES
DATE	NR.	PROCEEDINGS	
1977			
Aug	18	ORDER filed 8-16-77 granting motion of deft., Kelley for extension of time to present to the Court any formal claim of privilege to 9-15-77, pursuant to orders dated 4-17-77 & 6-24-77. (N) PRATT, J.	
Aug	22	MEMORANDUM of points and authorities by District Defts. in opposition to pltffs. motion for imposition of sanctions vs. District of Columbia Defts. pursuant to FRCP 37 and for attorneys. fees; c/m 8-22-77.	
Sept	02	MOTION by deft. #22 for partial reconsideration of this Court's order of June 24, 1977; P&A's; c/m 9-2-77.	
Sept	13	STIPULATION extending time for pltf. to file opposition to motion of deft., Kelly for partial reconsideration to 9-19-77, approved. (fiat) (N) PRATT, J.	
Sept	15	MOTION by deft. #22 for an enlargement of time to present formal claim of privilege; P&A's; c/m 9-15-77.	
Sept	15	MOTION of deft. Kelley for extension of time to present formal claim of privilege to 9-15-77. (signed 9-14-77) (N) PRATT, J.	
Sept	19	ORDER filed 9-16-77 granting motion of deft Kelley for extension of time to present any Formal Claim of Privilege by attorney General to 10-14-77. (N) PRATT, J.	
Sept	19	OPPOSITION of pltffs. to motion of deft. Kelley for partial reconsideration of this Court's order of June 24, 1977; c/m 9-19-77.	
Sept	20	REPLY by pltffs. to opposition of District of Columbia defts. to motion of pltffs. for imposition of sanctions; c/m 9-19-77.	
Sept	21	MOTION by pltf. to substitute Tina Hobson as pltf. in place of Julius Hobson; P&A's; c/m 9-20-77.	
Sept	22	NOTICE of deft 22, Clarence M. Kelley, of filing of claim of privilege & submission of in camera exhibits; affidavit of Griffin B. Bell & claim of privilege; c/m 9-22-77.	
Sept	30	MOTION of District of Columbia defts. for extension of time to respond to motion of pltf. to substitute Tina Hobson; P&A's; c/m 10-3-77.	
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CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
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DATE	NR.	PROCEEDINGS	
1977 Oct	06	MOTION of pltfs. to add defts. and for leave to file an amended complaint; memorandum; exhibit A (amended complaint); c/m 10-5-77.	
Oct	11	ORDER filed 10-5-77 granting motion of District of Columbia defts. for extension of time to answer or respond to motion to substitute Tina Hobson as pltf. in place of Julius Hobson. (N) PRATT, J.	
Oct	11	MOTION by pltfs. for extension of time to file opposition to claim of privilege by federal defts.; memorandum; c/m 10-11-77.	
Oct	14	MOTION by deft. #22 for an enlargement of time in which to present formal claims of privilege by agencies other than The Department of Justice; P&A's; c/m 10-14-77.	
Oct	18	MOTION of District of Columbia defts. for extension of time to respond to motion of pltfs. to add defts. and to file an amended complaint; P&A's; c/m 10-18-77.	
Oct	19	ORDER filed 10-17-77 granting motion of pltf. for extension of time to file opposition to federal defts. claim of privilege to 10-25-77. (N) PRATT, J.	
Oct	19	ORDER filed 10-18-77 granting motion of deft., Kelley for extension of time to present any claim of privilege by agencies other than Department of Justice with respect to documents to be produced by deft., Kelley pursuant to this Court's order of 4-19-77 & 6-24-77 to 11-15-77. (N) PRATT, J.	
Oct	21	OPPOSITION by pltfs. to claim of privilege by attorney general; c/m 10-20-77.	
Oct	27	ORDER filed 10-26-77 granting motion of D.C. defts. to extend time to & including 10-28-77 to answer the complaint. (N) PRATT, J.	
Oct	27	ORDER filed 10-26-77 denying motion of deft. Kelley for partial reconsideration of the order relating to claims of privilege. (N) PRATT, J.	
Oct	27	ORDER filed 10-26-77 denying motion of pltfs. for imposition of sanctions; directing defts., District of Columbia, Shank & Zanders to file within 30-days amended responses to the interrogatories numbered seven, eight & nine. (N) PRATT, J.	

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CIVIL DOCKET

United States District Court for the District of Columbia

ULIUS HOBSON,

vs. WILSON, et al.

C. A. No. 76-1326

Supplemental Page No. 9

DATE	PROCEEDINGS
1977	
Dec 9	CERTIFICATES (3) of service by pliffs. on U.S. Atty. Gen. on 12-8-77; on David H. White, U.S. Atty. on 12-8-77; and on Clifford F. Arney, F.F. Burgess, William G. Courtney, Lawrence E. Denhom, Jesse Farr, Charles A. Ferguson, C. Edwin Glass, Fred B. Griffith, Gerald F. Grimaldi, Peter A. Gulotta, Norman H. Hieronymi, Richard W. Kaiser, Joseph E. Keller, Hilmer H. Krebs, Paul D. Lamberth, Robert R. Olmert, John W. Palmer, Gercoul W. Pangburn, Edward Rudiger, Wilfred R. Schlarman, John L. Stanley, Edwin A. Waite, Jr., Leonard E. Webster, James F. Whalen, Philip H. Wilson & Garnett T. Tunstall all on 12-8-77.
Dec 9	MOTION by deft., Kelley for an enlargement of time in which to present claim of Informant privilege by the Attorney General; P&A's; c/m 12-9-77.
Dec 15	NOTICE by deft., Clarence M. Kelley of filing claim of informant privilege and submission of in camera exhibit; affidavit and claim of privilege; exhibit I; c/m 12-15-77.
Dec 15	MEMORANDUM of P&A's by deft., Kelley in support of the claim of informant privilege; c/m 12-15-77.
Dec 16	MOTION by deft., Kelley for an enlargement of time in which to present formal claims of privilege by agencies other than the Department of Justice; P&A's; c/m 12-16-77.
Dec 21	ORDER filed 12-20-77 granting motion of deft., Kelley for extension of time to 1-16-78 to present any formal claim of privilege by agencies other than the Department of Justice with respect to the documents wh deft., Kelley has been ordered to produce pursuant to the orders of 4-19-77 and 6-24-77. (N) PRATT, J.
Dec 22	REQUEST of pliffs. to withdraw motion to substitute Tina Hobson as pltf.; c/m. SEE NEXT PAGE

CIVIL DOCKET CONTINUATION SHEET

FBI-MAN

PLAINTIFF		DEFENDANT	76-1326
TINA HOBSON, et al.		JERRY V. WILSON, et al.	DOCKET NO.
			PAGE 11 OF 11 PAGES

DATE	NR.	PROCEEDINGS
1977 Dec	23	ORDER filed 12-21-77 substituting Tina Hobson as pltf. in place of Julius Hobson without prejudice to any proceedings already had in this action & without prejudice to the continued participation in this action of Tina Hobson as a pltf. in her own right, and that the Title of this action be amended accordingly. (N) PRATT, J.
1978 Jan	04	STIPULATION extending time for pltf. to file opposition to defts. notice of filing claim of informant privilege & submission of in camera exhibit to 1-27-78, approved. (fiat) (N) PRATT, J.
Jan	17	SUPPLEMENTAL Answers of defts. #3, #6 & #21 to interrogatories of pltfs.; c/m 1-17-78.
Jan	17	SUGGESTION of death by deft. #22 upon the record of deft. #23; c/m 1-17-78.
Jan	17	ANSWER by defts. #22, #24, #26, #27, #28, #29, #30, #31, #32 & Robert W. Feuer to amended complaint by pltfs.; c/m 1-17-78.
Jan	17	MOTION by deft. #22 for an enlargement of time in which to present formal claims of privilege by agencies other than the Department of Justice; P&A's; c/m 1-17-78.
Jan	17	THIRD Set of interrogatories and request for production of documents by the federal defts. to pltf., Washington Peace Center; attachment; c/m 1-17-78.
Jan	18	ORDER filed 1-17-78 vacating order substituting Tina Hobson as pltf. in place of Julius Hobson, dated 12-21-77. (N) PRATT, J.
Jan	19	ORDER filed 1-18-78 allowing deft., Kelley to 2-15-78 to present formal claims of privilege of certain agencies. (N) PRATT, J.
Jan	27	MOTION by pltf. for an enlargement of time in which to file an opposition to claim of informant privilege of deft. Kelley; P&A's; c/m 1-27-78.
Feb	01	ORDER filed 1-31-78 granting motion of pltf. for extension of time to file opposition to claim of deft., Kelley of informant privilege to 2-10-78. (N) PRATT, J.
Feb	08	OPPOSITION by pltfs. to claim of deft., Kelley of informant privilege; attachments A, B & C; c/m 2-8-78.

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CIVIL DOCKET CONTINUATION SHEET

FPI-MAR

PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.	PAGE <u>12</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1978			
Feb	16	MOTION by pltf., Washington Peace Center for extension of time to respond to third set of interrogatories by defts. and to produce documents; P&A's; c/m 2-16-78.	
Feb	22	ORDER filed 2-17-78 granting motion of pltf., Washington Peace Conference for extension of time to respond to third set of interrogatories by defts. and request for production of documents, to 3-20-78. (N) PRATT, J.	
Feb	23	NOTICE by deft., Kelley of filing claim of privilege by the Secretary of the Army and submission of in camera exhibit; affidavit of Clifford L. Alexander, Jr. and claim of privilege; c/m 2-17-78. (fiat) PRATT, J.	
Mar	15	NOTICE by William H. Webster of filing claim of privilege by the Director of Central Intelligence and submission of in camera exhibits; affidavit of John F. Peyton, Jr. w/exhibit; c/m 3-15-78.	
Mar	28	RESPONSE of pltf., Washington Peace Center to second request by federal defts. for production of documents; c/m 3-20-78. (fiat) PRATT, J.	
Mar	28	RESPONSE of pltf., Washington Peace Center to third set of interrogatories by federal defts.; attachment; c/m 3-20-78. (fiat) PRATT, J.	
Mar	31	MOTION by federal defts. to dismiss the claims of deceased pltf., Julius Hobson for failure to substitute; P&A's; c/m 3-30-78.	
Apr	11	MOTION by federal defts. for an order compelling responses by pltf., Washington Peace Center to third set of interrogatories by federal defts.; P&A's.	
Apr	20	MOTION of federal defts. to dismiss the claims of deceased pltf., Julius Hobson for failure to substitute, granted. (fiat) (N) PRATT, J.	
Apr	28	MOTION by federal defts. for an order compelling response by pltf., Washington Peace Center to federal defts. third set of interrogatories. denied as moot. PRATT, J.	
Apr	23	SUPPLEMENTAL response by pltf., Washington Peace Center to third set of interrogatories by defts. (fiat) PRATT, J.	
May	24	CHANGE of address of Daniel M. Schember as counsel for pltf.	
May	24	CHANGE of address of Arne Pilsbury as counsel for pltf. (17 Danforth Street, Norway, Maine 04268, Phone: (207) 743-5583)	

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CIVIL DOCKET CONTINUATION SHEET

FPI-MAR

PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
JULIUS HOBSON, et al.		CHIEF JERRY V. WILSON, et al.	PAGE <u>13</u> OF <u> </u> PAGES

DATE	NR.	PROCEEDINGS
1978		
May	30	INTERROGATORIES (third set) by pltf. to The District of Columbia defts.
May	30	INTERROGATORIES (second set) by pltfs. to The Federal defts.
June	26	ANSWERS of deft. , District of Columbia to third set of interrogatories of the pltfs.
June	27	OBJECTIONS by the Federal defts. to second set of interrogatories by pltfs.
*		
Sept	05	MEMORANDUM Opinion filed 8-31-78. (N) PRATT, J.
Sept	05	ORDER filed 8-31-78 upholding the claim of privilege by Attorney General filed 9-22-77; upholding the claim of privilege by Attorney General filed 12-15-77; upholding the claim of privilege by the Secretary of the Army filed 2-23-78 and upholding the claim of privilege by the Director of the Central Intelligence filed 3-15-78. (N) PRATT, J.
* Aug	31	RECEIPT by David H. White, Esq. for return of certain material submitted in camera in conjunction with four claims of privilege (filed by direction of the Court)
Sept	15	STATUS CALL. Continued to complete discovery. Repeat call set for 12-15-78 at 9:30 A.M. (Rep. Dennis K. Bossard) Pratt, J.
Oct.	04	NOTICE by Federal defts. to take deposition of pltf., David Eaton.
Oct.	04	NOTICE by Federal defts. to take deposition of pltf., Richard Pollock.
Oct.	05	SUMMONS (2) and copies (2) of complaint issued to defts. #7 and #19. #7 ser 10-23-78; #19 ser 10-9-78
Oct	26	MOTION by pltfs. for an order compelling response by the federal defts. to second set of interrogatories by pltfs. ; P&A's.
Oct	26	MOTION by pltfs. for disclosure of documents included in federal defts. in camera exhibit E; P&A's; affidavit of Daniel M. Schember; appendix A.
Oct	26	MOTION by pltfs. for indexing & itemized explanation of deletions in FBI documents; P&A's; appendix A.
Oct	30	MOTION of deft. #19 for extension of time to answer or otherwise respond to the amended complaint; P&A's.
Nov	01	ORDER filed 10-31-78 granting motion of deft. Roger O. Day for extension of time to respond to the amended complaint to 11-20-78. (N) PRATT, J.

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CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT	DOCKET NO.	PAGE	OF
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DATE	NR.	PROCEEDINGS			
1978					
Nov	03	ANSWER of defts., Wilson, Layton, Zink, Ferguson, Herlihy, Zanders, Scraper, Gildon, Jagen, Suter, Bynum, Schoffler, Mahaney, Markovick, Binster & District of Columbia to the amended complaint.			
Nov	07	NOTICE by deft., William H. Webster of filing of claim of privilege and admission of in camera Exhibit G; Affidavit and claim of privilege of Griffin B. Bell.			
Nov	07	MOTION by Federal defts. for an enlargement of time in which to respond to motion of pltf. for indexing and itemized explanation of deletions in FBI documents; P&A's; Exhibit (Response).			
Nov	07	OPPOSITION by Federal defts. to motion by pltf. for an order compelling to interrogatories (second set) of pltf. to the Federal defts; Exhibit.			
Nov	07	RESPONSE by deft. William H. Webster to motion of pltf. for disclosure included in federal defts. in camera exhibit E; attachment.			
Nov	14	ORDER filed 11-9-78 granting motion of federal defts. for extension of time to respond to motion of pltf. for indexing and itemization explanation of deletions in FBI documents to 11-14-78. (N) PRAIT, J.			
Nov	14	RESPONSE by deft. William H. Webster to motion of pltf. for indexing and explanation of deletion in FBI documents.			
Nov	15	ANSWER by deft., Jack L. Acree to the complaint.			
Nov	16	MEMORANDUM Order filed 11-14-78 denying motion of pltf. for an order compelling a response by the federal defts. second set of interrogatories. PRAIT, J.			
Nov	16	ORDER filed 11-14-78 denying motion of pltf. for disclosure of documents included in federal defts. in camera exhibit E. (N) PRAIT, J.			
Nov	22	NOTICE by defts, Webster, Kelley, Brennan, Stames, Kunkel, McDermott, O'Connell, Sawyer, Yates, Feuer, and Rarity to take deposition of Johnnie D. Wilson.			
Nov	24	MEMORANDUM order filed 11-22-78 denying motion of pltf. for indexing and explanation of deletions in FBI documents and directing the Federal to classification procedure for, and classify, the deleted portions of documents by the assignment of code letters. (N) (signed 11-21-78) PRAIT, J.			
Dec	04	AMENDED Notice by defts. to take deposition of Johnnie D. Wilson.			
Dec	04	NOTICES (3) by defts. to take depositions of Edith Villastrigo, Abe Bloch, Sammie A. Abbott.			

CIVIL DOCKET CONTINUATION SHEET

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DATE	NR.	PROCEEDINGS	
1978			
Dec	07	DEPOSITION of Richard P. Pollock taken on Oct 18, 1978 taken for the pltfs.	
Dec	12	DEPOSITION of David H. Eaton taken on Oct 18, 1978 for the pltfs.	
Dec	13	SUMMONS (7) and copies (7) of amended complaint issued to defts. #41, #42, #43, #35, #49, #56, and #58. #35 ser 12-20-78; #42 ser 12-20-78 #43 NS 12-20-78 #41 ser 1-24-79; #49 ser 1-19-79;	
Dec	13	MOTION by federal defts. for enlargement of time in which to complete taking of depositions of pltfs.; memorandum.	
Dec	14	MEMORANDUM Order filed 12-13-78 upholding claim of privilege asserted by William R. Webster and supported by an affidavit of Attorney General Griffin B. Bell. (N) PRATT, J.	
Dec	14	RECEIPT by David H. White, Trial attorney, U.S. Department of Justice for return of in camera exhibit G, submitted in connection with claim of privilege by deft., William H. Webster filed 11-7-78 by Jeffrey N. Martin, Law Clerk to Judge Pratt.	
Dec	15	SUMMONS (18) and copies (18) of amended complaint issued to defts. #33, #34, #55 #36, #37, #39, #40, #44, #46, #47, #48, #50, #51, #52, #53, #54 & #25. #57 #40 NS-12-20-78; #53 NS 12-19-78; #51 ser 12-19-78 #47 Ser 1-2-79 #56 ser 12-15-78; #58 NS 12-15-78; #34 ser 12-18-78; #50 ser 12-19-78 #44 ser 12-19-78; #46 ser 12-19-78; #52 ser 12-19-78; #25 ser 12-18-78; #55 NS 12-20-78; #57 NS 12-19-78 #39 ser 12-27-78 #54 ser 1-3-79	
Dec.	15	REPEAT STATUS CALL: Deft. District Columbia allowed until 12-29-78 to file interrogatories; pltf. allowed until 1-15-79, to file motion for reconsideration of Court's order. (Rep: D. Bossard) PRATT, J.	
Dec.	20	ORDER filed 12-15-78 granting motion of federal defts. for extension of time to take deposition of pltf. to 1-15-79 (N) PRATT, J.	
Dec.	28	DEPOSITION of Johnnie D. Wilson taken on 12-12-78 for the defts.	
Dec.	28	DEPOSITION of Reginald H. Booker taken on 11-6-78 for the defts.	
1979			
Jan	02	MOTION of District of Columbia defts. for extension of time to file interrogatories P&A's; exhibit (second set of interrogatories).	
Jan	11	ORDER filed 1-8-79 granting motion of deft., District of Columbia for extension of time to file interrogatories to 1-2-79. (signed 1-4-79) (N) PRATT, J.	
Jan	15	MOTION by pltfs. for extension of time; P&A's.	
Jan	15	RETURN of service as to defts. #37 & #48: #37 NS #48 ser 1-4-79	
Jan	16	RETURN of service as to deft. #36 NS 1-13-79	
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CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-5.7-78

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
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DATE	NR.	PROCEEDINGS	
1979			
Jan	17	ORDER filed 1-16-79 granting motion of pltf. for extension of time to file motion relating to the availability of the informant privilege to 1-22-79. (N) PRATT, J.	
Jan	17	DEPOSITION of Tina Hobson taken on Nov 7, 1978 for the defts.	
Jan	17	DEPOSITION of Arthru Waskow taken on Nov 7, 1978 for the defts.	
Jan	17	DEPOSITION of Abraham Bloem taken on Jan 12, 1979 for the defts.	
Jan	24	MOTION by pltfs. for reconsideration of orders upholding the claim of informant privilege by the federal defts.; P&A's; appendices A thru D.	
Jan	26	RETURN of Non-servisee as to deft. #33 on 1-17-79.	
Feb	02	MOTION by pltfs. for extension of time to respond to interrogatories of defts.; P&A's.	
Feb	02	DEPOSITION of Edith Villastrigo taken on Jan 5, 1979 for the defts.	
Feb	02	DEPOSITION of Sammie Abdullah Abbott taken on Dec 13, 1978 for the defts.	
Feb	05	MOTION by federal defts. for enlargement of time to respond to motion of pltfs. for reconsideration of orders upholding the claim of informant privilege by federal defts.; memorandum.	
Feb	09	ORDER filed 2-8-79 granting motion of pltf. for an extension of time to 2-15-79 to respond to second set of interrogatories of deft., D.C. (N) PRATT, J.	
Feb	09	ORDER filed 2-8-79 extending time to 2-26-79 for federal defts. to respond to motion of pltf. for reconsideration. (N) PRATT, J.	
Feb	13	MOTION by defts. #25, #34, #35, #39, #42, #44, #46, #47, #48, #50, #51, #52, #53 & #54 for enlargement of time to respond to the amended complaint; P&A's.	
Feb	23	ORDER filed 2-16-79 granting motion of defts. for extension of time for defts. #25, #34, #35, #39, #42, #44, #46, #47, #48, #50, #51, #52, #53, #54 to respond to amended complaint to 3-16-79. (N) PRATT, J.	
Feb	26	NOTICE by District deft. of withdrawal of counsel, George T. Masson, Jr., Assistant Corporation Counsel, D.C.	
Feb	26	MOTION by pltf. for third enlargement of time to respond to second set of interrogatories by deft.; memo of P&A's.	
Feb	26	RESPONSE of pltf. to second set of interrogatories.	
Feb	26	RESPONSE of pltf., Washington Area Women Strick for Peace to the District of Columbia defts' second set of interrogatories to pltfs.	

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1979 Feb	26	RESPONSE of pltf. Arthur I. Waskow to the District of Columbia defts' second set of interrogatories to pltfs.	
Feb	26	RESPONSE of pltf. Rev. David Eaton to the District of Columbia defts' second set of interrogatories to pltfs.	
Feb	27	MOTION by pltffs. Booker, Eaton, Pollock, Waskow, Washington Area Women Strike for Peace and Washington Peace Center for second enlargement of time to respond to the District of Columbia Defts. second set of interrogatories; P&A.	
Feb	27	RESPONSE of pltff. Tina Hobson to the District of Columbia defts. second of interrogatories to pltffs. "Let this be filed." (FIAT) Pratt, J.	
Feb	27	RESPONSE of pltff. Sammie A. Abbott to the District of Columbia defts. second set of interrogatories to pltffs.	
Feb	27	RESPONSE of pltff. Abe Bloom to the District of Columbia defts. second set of interrogatories to pltffs.	
Feb	27	RESPONSE of pltff. Emergency Committee on the Transportation Crisis to the District of Columbia defts. second set of interrogatories to pltffs.	
Feb	28	OPPOSITION by defts. #22 to pltffs. motion for reconsideration or orders upholding the Fed. Defts. claim of informant privilege. "Let this be filed." (FIAT) Pratt, J	
Mar	2	ORDER filed 2-28-79 granting motion of pltffs. Eaton, Waskow, Washington Area Women Strike for Peace and Washington Peace Center, for extension of time to respond to District of Columbia defts. second set of interrogatories to 2-26-79 & pltffs. Booker & Pollock's time extended to 3-2-79. (signed 2-27-79) (N) Pratt, J.	
Mar	5	RESPONSE of pltff. Reginald H. Booker to the District of Columbia defts. second set of interrogatories to pltffs.	
Mar	5	WITHDRAWAL by pltffs. of motion for second enlargement of time.	
Mar	6	MOTION by pltff. Pollock for enlargement of time to respond to the District of Columbia defts. second set of interrogatories; P&A; Exhibit (orig. response to interrog.)	
Mar	16	MOTION of defts. Burgess, Courtney, Glass, Grimaldi, Gulotta, Jones, Keller, Krebs, Moore, Olmert, Palmer, Pangburn, Rudiger, Schlarman, Stanley, Waite, and Lamberth for an enlargement of time in which to respond to the amended complaint; memo of P&A's.	
Mar	22	ORDER filed 3-20-79 granting motion of defts. Burgess, Courtney, Glass, Grimaldi, Gulotta, Jones, Keller, Krebs, Moore, Olmert, Palmer, Pangburn, Rudiger, Schlarman, Stanley, Waite and Lamberth for extension of time to respond to the amended complaint to 3-20-79. (N) Pratt, J.	
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1979 Apr	5	MOTION of defts. #25, 34, 35, 39, 41, 42, 44, 46, 47, 48, 49, 50, 51, 52, 53 54 & 56 to dismiss; Exhibit I & II; P&A; table of contents; table of cases & authorities; Exhibit A & B. "Let this be filed." (FIAT) Pratt, J.	
Apr	12	NOTICE by deft. William H. Webster of filing opinions in Socialist Workers Party v. The Attorney General (2nd Cir., Docket Nos. 78-6114, 6179, 3050), and Alliance to End Repression v. Rochford (N.D. Ill., Divl Action Nos. 74-C-3268, 75-C-3295, 76-C-1982); Attachments (2).	
Apr	13	MOTION by pltffs. for extension of time in which to respond to motion by defts. to dismiss; P&A.	
Apr	23	ORDER filed 4-20-79 granting motion of plttf. for an extension of time to respond to the motion of certain Federal Defts. to dismiss to 5-16-79. (N) Pratt, J.	
May	17	MOTION by pltffs. for extension of time in which to respond to motion by certain defts. to dismiss; P&A.	
May	24	ORDER filed 5-23-79 granting motion of plttf. for extension of time to respond to motions of certain Federal defts. to dismiss to 5-23-79. (N) Pratt, J.	
June	1	OPPOSITION of pltffs. to certain Federal defts. Motion to Dismiss; Appendix A. "Let this be filed"- (fiat) PRATT, J.	
June	25	SUPPLEMENTAL memorandum by pltffs. in opposition to certain Federal Defts. motion to dismiss; affidavit.	
Jul	2	MOTION by pltffs. for an order disqualifying the Hon. John H. Pratt; P&A; Affidavit; Exhibit 1.	
Sept	07	WITHDRAWAL of appearance of former Asst. Corp. Counsel Frank W. Stearns as counsel for all District of Columbia defts. and entrance of appearance of Asst. Corp. Counsel William J. Earl as counsel for all District of Columbia defts. CD/N	
Nov	14	ORDER filed Nov. 9, 1979 denying motion of pltffs. for an order to disqualify. (N) Pratt, J.	
Nov	9	MEMORANDUM OPINION. (N) Pratt, J.	
Nov	14	ORDER filed Nov. 9, 1979 denying motion of pltffs. for reconsideration of orders upholding the federal defts. claim of informant privilege and denying motion of plttf. for indexing. (N) Pratt, J.	
Nov	9	MEMORANDUM OPINION. (N) Pratt, J.	
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1979 Nov	14	ORDER filed Nov. 9, 1979 denying motion of Federal Defts. to dismiss complaints under Rule 8(a)(2), without prejudice; denying motion of defts. to dismiss, without prejudice for failure to file within the period of the applicable statute; granting motion of defts. to dismiss plttf. Emergency Committee on the Transportation Crisis; granting motion of defts. to dismiss Washington Area Women Strike for Peace insofar as it seeks relief under the Laws of the District of Columbia and denied insofar as this plttf. seeks relief under Federal Laws; granting motion of defts. to dismiss complaint vs. Courtland J. Jones, and Wilfred R. Schlarman for lack of proper service and denying motion of defts. to dismiss for failure to state a claim for which relief may be granted, denied without prejudice. (N) Pratt, J.	
Nov.	27	SUGGESTION of death upon the record of deft. Forrest F. Burgess by deft. William W. Webster.	
Nov.	27	MOTION by defts. Courtney, Glass, Grimaldi, Gulotta, Keller, Krebs, Lamberth, Moore, Olmert, Palmer, Pangburn, Rudiger, Stanley and Waite for an enlargement of time to and including 12-20-79 in which to answer the amended complaint.	
Dec	3	ORDER filed Nov. 29, 1979 granting motion of certain defts. for extension of time to file answer to amended complaint to 12-20-79. (N) Pratt, J.	
Dec	20	MOTION by defts. Stanley and Pangburn for an enlargement of time in which to respond to the amended complaint.	
Dec	20	MOTION by deft. William G. Courtney to dismiss; P&A.	
Dec	20	ANSWER by deft. George C. Moore to amended complaint.	
Dec	20	ANSWER by deft. Edward Rudiger to amended complaint.	
Dec	20	ANSWER by deft. Joseph E. Keller to amended complaint.	
Dec	20	ANSWER by deft. Edwin A. White, Jr. to amended complaint.	
Dec	20	ANSWER by deft. Peter A. Gulotta, Jr. to amended complaint.	
Dec	20	ANSWER by deft. C. Edwin Glass to amended complaint.	
Dec	20	ANSWER by deft. Hilmer H. Krebs to amended complaint.	
Dec	20	ANSWER by deft. Robert F. Olmert to amended complaint.	
Dec	20	ANSWER by deft. Paul D. Lamberth to amended complaint.	
Dec	20	ANSWER by deft. Gerald T. Grimaldi to amended complaint.	
Dec	20	ANSWER by deft. John R. Palmer to amended complaint.	
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1979					
Dec	21	ANSWER by deft. John L. Stanley to amended complaint.			
1980					
Jan	3	ORDER filed Jan. 2, 1980 granting motion of defts. Stanley and Pangburn for extension of time to file answer to amended complaint to 1-3-80. (N) Pratt, J.			
Jan	3	ORDER filed Jan. 2, 1979 granting motion of deft. William G. Courtney to dismiss complaint as to deft. Courtney, (N) Pratt, J.			
Jan	3	ANSWER by deft. Gerould W. Pangburn to amended complaint.			
Jan	29	MOTION by deft. #26 for judgment on the pleadings; affidavit; P&A.			
Apr	16	MOTION by deft. #39 for summary judgment; Exh. A; statement; P&A.			
May	2	INTERROGATORIES (fourth set) by pltffs. to deft. #39.			
May	2	MOTION by pltffs. for extension of time to respond to deft. #39's motion for summary judgment; P&A.			
May	2	MOTION by pltffs. for leave to file a second amended complaint; Exhibit (second amended complt.).			
May	12	ORDER granting pltffs. motion for extension of time to respond to deft. Glass's motion for summary judgment; deft. Glass to respond to pltffs. fourth set of interrogatories by 6-4-80; defts. to respond to pltffs. motion for leave to file a second amended complaint by 6-4-80; pltffs. to respond by 6-18-80 or until ten (10) days after the court's disposition of pltffs. motion for leave to file second amended complaint, whichever is later, to the motion by deft. Glass for summary judgment. (signed 5-9-80) (N) Pratt, J.			
Jun	4	SUGGESTION upon the record of the death of deft John Palmer by deft William H. Webster.			
Jun	4	OPPOSITION of federal defts to pltfs' motion for leave to file a second amended complaint.			
Jun	4	OBJECTIONS of deft to pltfs' fourth set of interrogatories to deft C. Edwin Glass.			
Jun	4	MOTION of deft, John J. McDermott for summary judgment; declaration; statement; memo of P&A's.			
JUn	16	REASSIGNMENT of civil case from Judge Pratt to Judge Richey.			
Jul	10	MOTION of defts #26 and #28 that court take previous motions as conceded; memo of P&A's in support of motion.			

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Jul	28	REPLY of pltfs to opposition by federal defts to pltfs' motion for leave to file a second amended complaint.	
Jul	31	MOTION of pltf to compel answers to pltfs' fourth set of interrogatories to deft C. Edwin Glass; memo of P&A's in support of motion.	
Aug	8	OPPOSITION of deft C. Edwin Glass to pltfs' motion to compel answers to pltfs' fourth set of interrogatories to deft C. Edwin Glass.	
Sep	25	REASSIGNMENT OF civil case from Judge Richey to Judge Oberdorfer	
Oct	14	APPEARANCE of Laura W. Bonn, Esq as counsel for the defts. C/D (N)	
Nov	13	STATUS CALL: hearing on all pending motions 11-21-80 @ 2:00 p.m. motion of defts McDermott and Stanis for summary judgment are conceded and granted; oral motion of defts Sullivan, Burgers and Palnor to dismiss as the suggestion of death has been on file for more than 90 days, granted. (Rep: T. Dourian) OBERDORFER, J.	
Nov	14	ORDER granting motion of deft Stames' motion for judgment on the pleadings and granting motion of deft McDermott for summary judgment. (N) OBERDORFER, J.	
Nov	14	ORDER setting hearing on all pending motions 11-21-80 @ 2:00 p.m. (N) OBERDORFER, J.	
Nov	17	PRETRIAL ORDER: Motions to be filed by 1-2-81; allowing individual defts until 12-23-80 to retain private counsel; discovery cut off 3-2-81; motions to dismiss or for summary judgment 3-9-81; hearing 3-16-81 @ 9:30 a.m.; pltf pretrial brief 3-20-81; pltf reply brief 4-24-81; joint statement 4-28-81; pretrial 4-30-81 @ 4:00 p.m.; trial 5-4-81. (15 days) (N) OBERDORFER, J.	
Nov	19	ORDER dismissing the deceased defts William C. Sullivan, Forrest F. Burgess and John Palmer. (N) OBERDORFER, J.	
Nov	21	MOTION of pltf for leave to amend complaint argued and taken under advisement; motion of pltf to compel answers to interrogatories argued and taken under advisement. (Rep: T. Dourian) OBERDORFER, J.	
Dec	8	ORDER directing pltfs to respond to letter of 11-25-80 by 12-15-80. (N) OBERDORFER, J.	
Dec	17	RESPONSE of pltfs to order of 12-5-80.	
Dec	22	SUMMONS (3) and copies (3) of complaint issued. C.T. Jones n/s 12-22-80 Jesse Farr n/s 12-29-80 William R. Schlarman serv 1-5-81.	
Dec	22	MOTION of pltfs to postpone hearing; memo.	
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1980				
Dec	22	INTERROGATORIES (fifth set) of pltfs to defts Krebs, Gulotta, Glass, Waite, Keller, Rudiger, Lamberth, Stanley and Sawyer.		
Dec	22	INTERROGATORIES (sixth set) of pltfs to defts Grimaldi, Olmert and Pangburn.		
Dec	22	INTERROGATORIES (seventh set) of pltfs to deft William H. Webster.		
Dec	22	ORDER continuing hearing on all outstanding motions to 1-6-81 @ 2:00 p.m. (N) OBERDORFER, J.		
1981				
Jan	6	MOTION of pltf for leave to file second amended complaint argued and taken under advisement; motion of pltf re: interrogatories argued and taken under advisement; deft to file report in 30 days re: obtaining additional counsel. (Rep: B. Herzfeld) OBERDORFER, J.		
Jan	9	ORDER denying without prejudice motion of pltf for leave to file a second amended complaint and denying without prejudice motion of pltf to compel answers to 4th set of interrogatories to deft Glass. (N) OBERDORFER, J.		
Jan	22	INTERROGATORIES (ninth set) of pltfs to deft William H. Webster.		
Jan	22	REQUEST by Federal Defts. for admission and interrogatories to pltffs		
Jan	22	OBJECTIONS by deft. C. Edwin Glass to pltffs' fifth set of interrogatories.		
Jan	22	OBJECTIONS by defts. Grimaldi, Olmert, and Pangburn to pltffs' sixth set of interrogatories.		
Jan	22	OBJECTIONS by defts. Krebs, Gulotta, Waite, Keller, Rudiger, Lamberth, Stanley and Sawyer to pltffs' fifth set of interrogatories.		
Jan	22	ANSWERS by deft. Paul D. Lamberth to pltffs' fifth set of interrogatories.		
Jan	22	RESPONSE by deft. Peter A. Gulotta, Jr. to pltffs' fifth set of interrogatories.		
Jan	22	RESPONSE by deft. Edward C. Rudiger to pltffs' fifth set of interrogatories.		
Jan	22	ANSWER by deft. Joseph E. Keller to pltffs' fifth set of interrogatories.		
Jan	22	RESPONSE by deft. Edwin A. Waite, Jr. to pltffs' fifth set of interrogatories.		
Jan	22	ANSWER by deft. Hilmer H. Krebs to pltffs' fifth set of interrogatories.		

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1981		
Jan	22	ANSWER by Gerould W. Pangburn to pltffs' sixth set of interrogatories.
Jan	22	RESPONSE by deft. Gerald T. Grimaldi to pltffs' sixth set of interrogatories.
Jan	22	RESPONSE by deft. John L. Stanley to pltffs' fifth set of interrogatories.
Jan	23	REQUEST (third) for production of documents to deft. District of Columbia.
Jan	23	INTERROGATORIES (eighth set) by pltff. to deft. District of Columbia; Exhibits A thru F.
Jan	23	OBJECTION by deft. William H. Webster to pltffs' seventh set of interrogatories
Jan	26	MOTION of pltfs to take depositions by other than stenographic means memo of P&A's.
Jan	28	ANSWERS of deft Robert F. Olmert to pltfs' sixth set of interroga-tories.
Jan	28	RESPONSE of deft William H. Webster in his official capacity, to pltfs' seventh set of interrogatories; attachment.
Jan	28	RESPONSE of deft Charles M. Sawyer to pltfs' fifth set of interroga-tories.
Jan	30	OPPOSITION of pltf to motion of C. Edwin Glass for summary judgment; exhibits A, B, and C.
Feb	11	WITHDRAWAL of pltfs of request #6 to their third request for produc-tion of documents to the D.C.
Feb	13	REPLY MEMORANDUM of deft in support of motion by deft C. Edwin Glass for summary judgment.
Feb	24	MOTION of pltfs for status call; memo in support.
Feb	24	MOTION of pltfs for modified schedule of pretrial proceedings and expedited response to certain interrogatories; memo in support; exhibits A thru I.
Feb	27	RESPONSE of William H. Webster in his official capacity to pltfs' ninth set of interrogatories to deft.

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FPI-WAR-7-14-80-70M-4328

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1981			
Feb	27	MOTION of pltfs for extension of time to respond to request for admission and interrogatories to pltfs; memo in support.	
Feb	27	STATUS CALL: Discovery extended 30 days; status call 3-20-81 @ 2:00 p.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Feb	27	STIPULATED ORDER on procedures and conditions for taking depositions by other than stenographic means. (N) OBERDORFER, J.	
Feb	27	ORDER setting status call 2-27-81 @ 9:30 a.m. (N) OBERDORFER, J.	
Feb	27	ORDER directing that discovery be completed by 4-1-81 and scheduling status call 3-20-81 @ 2:00 p.m. (N) OBERDORFER, J.	
Feb	27	OBJECTIONS of the U.S. on behalf of Asst U.S. Atty Donald E. Campbell a witness, to inspection and copying of designated materials.	
Mar	3	MOTION of pltfs to compel answers to interrogatories; memo in support; attachments.	
Mar	4	REQUEST (fifth) of pltfs for production of documents, to deft William H. Webster; exhibit A thru F.	
Mar	4	MOTION of pltf for expedited response to discovery requests; memo in support.	
Mar	3	ORDER granting motion of pltf for extension of time to respond to request for admission & interrogatories until the date set by the Court for close of discovery. (N) JUDGE GREEN for JUDGE OBERDORFER	
Mar	5	NOTICE of pltfs to take the deposition of Charles Brennan, George C. Moore, Edwin A. Waite, Edward Rudiger, Joseph E. Keller, Wilfred R. Schlarman, Robert F. Olmert, Paul Lamberth, Gerould W. Pangburn, John L. Stanley, Hilmer Krebs, Peter A. Gulotta, Charles M. Sawyer.	
Mar	5	NOTICE of pltfs to take the depositions of Ann Kolego Markovich, Edward J. Jagen, James Binsted, Dorie Binsted, Harold Bynum, Dixie Gildon, Christopher J. Scraper, John W. Mahaney.	
Mar	6	MOTION of deft Wilfred R. Schlarman to dismiss; memo of P&A's.	
Mar	9	MOTION of D.C. defts for entry of protective order; memo of P&A's.	
Mar	11	APPEARANCE of J. E. McNeil as counsel for all pltfs. C/D (N)	
Mar	11	MOTION of pltfs to compel answers to pltfs' third document request and eighth set of interrogatories, to deft D.C. and pltfs' fourth request for production of documents, to deft James Binsted; memo in support.	

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Mar	11	REQUEST (sixth) of pltfs for production of documents to deft William H. Webster; exhibit 24; exhibit A.		
Mar	11	INTERROGATORIES (tenth set) of pltfs to deft William H. Webster; exhibit A.		
Mar	11	STIPULATION filed 3-10-81 extending time for pltfs to respond to request for admissions and interrogatories to 3-16-81. Approved (fiat) (N) OBERDORFER, J.		
Mar	11	ORDER granting motion of D.C. for protective order and postponing depositions for 3-9-81 thru 3-17-81. (N) OBERDORFER, J.		
Mar	11	MOTION of federal defts for protective order; memo of P&A's.		
Mar	12	REQUEST (seventh) of pltfs for production of documents to deft William H. Webster; exhibit A.		
Mar	12	NOTICE Of pltfs of filing; exhibit B to 10th set of interrogatories filed 3-11-81.		
Mar	12	MEMORANDUM of federal defts in opposition to pltfs' motion to compel answers to interrogatories.		
Mar	12	OPPOSITION of federal defts to pltfs' motion for expedited response to discovery requests.		
Mar	13	NOTICE of pltfs of filing; 2 tapes of depositions w/30 exhibits. (filed in brown envelope).		
Mar	16	APPEARANCE of Herbert Semmel as counsel for the pltfs. C/D (N)		
Mar	16	MOTION of defts District of Columbia and James Binsted to extend time in which to respond to discovery; memo of P&A's.		
Mar	13	STATUS CALL: deft to file motion for summary judgment or partial summary judgment; trial cont'd to 11-23-81. (Rep: Hercfeld) OBERDORFER, J.		
Mar	17	PRETRIAL ORDER directing parties to file Rule 12(b) motions by 5-1-81; directing discovery request and responses be filed by 7-1-81; dispositive motions to be filed by 8-3-81; setting hearing on motions on 9-24-81 @ 2:00 p.m.; directing parties to file pretrial briefs by 10-23-81; directing pltf to respond to affirmative facts of deft by 11-2-81; directing parties to file joint statement about exhibits by 11-9-81; setting pretrial on 11-13-81 @ 2:00 p.m.; setting trial on 11-23-81. (N) OBERDORFER, J.		
Mar	18	REQUEST (8th) of pltfs for production of documents to Deft William Webster; exhibit A.		

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1981				
Mar	19	STIPUALTION extending time to and including 4-15-81 for pltfs to respond to request for admissions and interrogatories by fed defts. (fiat) (N) OBERDORFER, J.		
Mar	19	ORDER amending the agreed order dated 2-26-81 to reflect additional persons for depositions, namely Tom Curcio and Howard Phifer. (N) OBERDORFER, J.		
Mar	19	ORDER denying pltfs motion for expedited response to discovery requests. (N) OBERDORFER, J.		
Mar	19	ORDER granting motion of defts; D.C. and James Binsted to extend time to respond to discovery; said defts' may respond to interrogatories and requests for production propounded 1-23-81 is extended nunc pro tunc to the including 4-6-81. (N) OBERDORFER, J.		
Mar	23	OPPOSITION of pltfs to motion by deft Wilfred R. Schlarman to dismiss.		
Mar	26	OPPOSITION of pltfs to motion by federal defts for protective order.		
Apr	1	MOTION of deft William H. Webster for an enlargement of time within which to respond to pltfs' fifth request for production of documents.		
Apr	3	ORDER granting deft Webster until 4-10-81 to respond to pltfs' fifth request for production of documents. (N) (JUDGE ROBINSON for JUDGE OBERDORFER)		
Apr	8	MOTION by Deft., William H. Webster for an enlargement of time within which to respond to pltfs' sixth request for production of documents and tenth set of interrogatories.		
Apr	10	RESPONSE by deft. Webster to Pltffs' fifth request for production of documents to deft. Webster.		
Apr	10	RESPONSE by deft. Webster to pltffs' seventh request for production of documents to deft. Webster.		
Apr	15	MOTION of federal defts Wilfred R. Schlarman to quash subpoena for deposition; memo of P&A's.		
Apr	15	ORDER granting motion of deft Webster for extension to 4-17-81 to respond to request for production. (N) OBERDORFER, J.		
Apr	17	RESPONSE of deft Webster to pltfs' sixth request for production of documents.		
Apr	17	SUPPLEMENTAL RESPONSE of deft Webster to pltfs' seventh request for production of documents.		

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1981			
Apr 17		RESPONSE of deft Webster to plfs' eighth request for production of documents.	
Apr 17		OBJECTIONS of deft William H. Webster to interrogatory 11 of plfts' tenth set of interrogatories.	
Apr 17		RESPONSE of deft William H. Webster in his official capacity to plfts' tenth set of interrogatories.	
Apr 22		STIPULATION filed 4-21-81 extending time for federal defts to respond to request for admissions and interrogatories to 4-24-81. (N) OBERDORFER, J.	
May 1		OPPOSITION of plfts to motion by deft Schlarman to quash subpoena for deposition	
May 1		RESPONSE of pltf Washington Area Woman Strike for Peace to interrogatories of federal defts.	
May 1		RESPONSE of pltf David Eaton to interrogatories of federal defts.	
May 1		RESPONSE of pltf Richard P. Pollock to interrogatories of federal defts.	
May 1		RESPONSE of plfts to request for admission of federal defts. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		RESPONSE of pltf Sammie Abbotts to interrogatories of federal defts. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		RESPONSE of pltf Abe Bloom to interrogatories of federal defts. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		RESPONSE of pltf Washington Peace Center to interrogatories of federal defts. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		RESPONSE of pltf Arthur I. Waskow to interrogatories of federal defts. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		INTERROGATORIES (11th set) of pltf to deft William H. Webster. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		REQUEST (10th) of plfts for production of documents to deft D.C. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		REQUEST (9th) of plfts for production of documents to deft William H. Webster. "Let this be filed" (fiat) OBERDORFER, J.	
May 1		MOTION of plfts Washington Area Women's Strike for Peace, Tina Hobson Rich Pollock, David Eaton, Reginald Booker for extension of time within which to respond to federal defts' request for admissions and interrogatories; memo in support.	

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al	PAGE <u>28</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1981			
May 4		RESPONSE of pltf Tina Hobson to interrogatories of federal defts.	
May 4		RESPONSE of pltf Reginald Booker to interrogatories of federal defts	
May 4		ORDER extending time to 4-28-81 for pltfs to respond to federal defts request for admission and interrogatories. (N) OBERDORFER, J.	
May 14		NOTICE of pltfs of filing; 2 tapes (deposition of Hilmer Krebs) taken 3-11-81 w/exhibits (17). (tapes and exhibits filed in large brown envelope).	
May 19		NOTICE of pltfs to take the depositions of Ann Kolego Markovich, Edward J. Jagen, James Binsted, Dorie Binsted, Carl Shoffler, Dixie Gildon, Christopher J. Scrapper and John W. Mahaney.	
May 19		NOTICE of pltfs of filing; 3 tapes (deposition of Joseph E. Keller taken 3-16-81 on behalf of pltfs) filed large brown envelope.	
May 19		NOTICE of pltfs of filing; 2 tapes (deposition of Gerould Pangburn taken 3-19-81 on behalf of pltfs) filed large brown envelope.	
May 19		NOTICE of pltfs of filing; 1 tape (deposition of Edward C. Rudiger taken 4-6-81 on behalf of pltfs) filed large brown envelope.	
May 20		SUPPLEMENTAL RESPONSE of pltf Abe Bloom to interrogatories of federal defts.	
May 22		NOTICE of Pltfs. of filing; 2 tapes (deposition of Gerald T. Grimaldi taken on 3/5/81 on behalf of pltfs.) with Exhibits 1 through 16. filed in large manila envelope.	
May 22		NOTICE of Pltfs. of filing 2 tapes (deposition of Charles Brennan taken on March 9, 1981 on behalf of pltfs) with Exhibit 1, filed in large manila envelope.	
May 22		NOTICE of Pltfs. of filing; 2 tapes (deposition of George C. Moore taken on 3/25/81 on behalf of pltfs.) with Exhibits 1 through 9; filed in large manila envelope.	
May 22		NOTICE of Pltfs. of filing; 2 tapes (deposition of Courtland Jones taken on May 5, 1981 on behalf of pltfs) with Exhibits 1 through 4, filed in large manila envelope.	
May 26		ORDER filed 5-21-81 setting motions hearing 5-29-81 @ 2:00 pm. (N) OBERDORFER, J.	
May 26		RESPONSE of deft James Binsted to pltfs' fourth request for production of documents.	
May 26		RESPONSE of deft D.C. to pltfs' third request for production of documents.	

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 29 OF ____ PAGES
DATE	NR.	PROCEEDINGS	
May 27		MOTION of deft William H. Webster for an enlargement of time within which to respond to pltfs' ninth request for production of documents and eleventh set of interrogatories.	
May 28		ORDER granting motion of deft Webster until 6-15-81 to respond to pltfs 9th request for production of documents and 11th set of interrogatories. (N) OBERDORFER, J.	
May 28		AMENDED ORDER amending order of 2-26-81 allowing depositions to be taken of Ellen Sudak and Conrad Mackerron. (N) OBERDORFER, J.	
May 29		OPPOSITION of pltfs to motion of deft Webster for an enlargement of time within which to respond to pltf's ninth request for production of documents and eleventh set of interrogatories.	
May 29		NOTICE of pltfs to take the depositions of Roger O. Day; Jack L. Acree; George R. Suter; Robert L. Zink; Albert W. Ferguson; Thomas J. Herlihy; Theodore R. Zanders; John B. Layton; Jerry V. Wilson.	
Jun 1		INTERROGATORIES (13th set) of pltfs to deft District of Columbia.	
Jun 1		MOTION of pltfs for an enlargement of time for discovery against federal defts and for filing motions to dismiss or for summary judgment or expedited response by federal defts to interrogatories and request for documents; memo in support.	
Jun 2		MOTION of District of Columbia defts for entry of a protective order; memo of P&A's.	
Jun 4		MOTION of pltfs for sanctions against deft Shoffler pursuant to Rule 37; memo of P&A's; affidavit of Anne Pilsbury.	
Jun 4		REQUEST (11th) of pltfs for production of documents to deft Webster; attachment.	
Jun 4		INTERROGATORIES (12th set) of pltfs to deft Webster.	
Jun 8		SUMMONS (1) issued.	
Jun 8		REQUEST of pltf for appointment of special process server and ORDER by Clerk appointing Brint Dillingham to serve summons and amended complaint upon Courtland Jones.	
Jun 9		STATUS CALL: Additional status call 6-15-81 @ 3:00 p.m. (Counsel to present stipulation with respect to motions). (ReP: B. Herzfeld) OBERDORFER, J.	
Jun 9		ANSWER of deft D.C. to pltfs' 8th set of interrogatories.	

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al.		WILSON, et al.	PAGE <u>30</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1981			
Jun 15		NOTICE of pltfs. of filing one tape (deposition of Edward J. Jagen) taken 5-26-81 on behalf of pltfs; exhibits (2).	
Jun 15		NOTICE of pltfs. of filing one tape (deposition of Peter A. Gullotta) taken 3-18-81 on behalf of pltfs; exhibits (5).	
Jun 15		NOTICE of pltfs. of filing one tape (deposition of Dorie Binstead and James Binsted).; taken 5-27-81 on behalf of pltfs.	
Jun 15		MOTION of pltfs to compel answers to pltfs' eighth set of interrogatories, to the District of Columbia defts; memo in support; attachment.	
	**		
JUN 16		RESPONSE by deft Webster to Pltfg. 9th Request for Production of Documents; attachments.	
Jun 16		OBJECTIONS by deft. Webster to Pltff. 11th Set of Interrogatories.	
Jun 16		RESPONSE by Deft. William H. Webster in his Official Capacity, to Pltffs 11th set of interrogatories.	
Jun 16		WITHDRAWAL of motion by deft Wilfred R. Schlarman to Dismiss, filed March 6. 1981; and motion by deft. Wilfred R. Schlarman to quash subpoena for deposition; filed April 15, 1981; and motion by Federal deft. for protective Order.	
** Jun 15		STATUS CALL oral motion of pltff for extension of time for discovery cut off to 7-31-81 heard and granted. (Rep: Bruce Herzfeld) OBERDORFER, J	
Jun 16		MOTION of deft Carl Shaffler to extend the time in which to respond to pltffs motion for sanctions; memo of P&A's; s	
Jun 16		STIPULATION of parties of dismissal with prejudict of defts C. Edwin Glass and Wildred Chlarman. Approved. (N) (fiat) OBERDORFER, J.	
Jun 22		NOTICE of pltfs of filing; 2 tapes (deposition of Christopher J. Scrapper taken 5-29-81); exhibits 1 and 2 attached (tapes filed in brown envelope).	
Jun 22		SUPPLEMENTAL RESPONSE of pltf Arthur I. Waskow to interrogatories of Federal Defts.	
Jun 24		MOTION of DC defts for an extension of time in which to oppose or otherwise respond to pltfs' motion to compel; memo of P&A's.	
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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, ET AL	PAGE <u>31</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1981			
Jun 25		INTERROGATORIES (15th set) of pltfs to deft William H. Webster.	
Jun 25		REQUEST (10th) of pltfs for production of documents to deft William H. Webster.	
Jun 25		INTERROGATORIES (14th set) of pltfs to deft D.C.; attachments A, B.	
Jun 25		MOTION of deft Carl Shaffler for further extension of time in which to oppose pltfs' motion for sanctions against deft pursuant to Rule 37; memo of P&A's.	
Jun 24		ORDER granting motion of deft Shaffler for extension of time to 6-25-81 to respond to motion for sanctions. (N) OBERDORFER, J.	
Jun 30		NOTICE of pltfs of filing two tapes (deposition of Edwin A. Waite; exhibits 1, 2, and 3. (filed in brown envelope.); taken 3-10-81.	
Jun 30		NOTICE of pltfs of filing one tape (deposition of Dixie Gildon taken 5-26-81); exhibit 1; (filed in brown envelope).	
Jun 30		NOTICE of pltfs of filing; deposition of Joseph E. Keller taken 3-16-81 on behalf of pltfs. (filed in brown envelope).	
Jun 30		ORDER filed 6-29-81 granting motion of deft D.C. for extension of time to 7-6-81 to respond to motion to compel. (N) OBERDORFER, J.	
Jun 30		ORDER filed 6-29-81 granting motion of deft Shaffler for extension of time to 7-8-81 for extension of time to respond to motion for sanctions. (N) OBERDORFER, J.	
Jul 2		RESPONSE of deft William H. Webster in his official capacity to pltfs' twelfth set of interrogatories.	
Jul 2		STIPULATION filed 7-1-81 extending time for deft Webster to respond to 12th set of interrogatories and 11th request for production to 7-2-81. "Let this be filed" (fiat) (N) OBERDORFER, J.	
Jul 2		AMENDED STIPULATED ORDER for additional despositions. (N) OBERDORFER, J.	
Jul 2		RESPONSE by deft William H. Webster to pltfs' 11th request for production of documents.	
Jul 5		MEMORANDUM OF P&A'S of defts in opposition to pltfs' motion for sanctions against deft Shoffler pursuant to Rule 37.	
Jul 24		RESPONSE of deft Webster to pltfs' tenth request for production of documents.; attachments.	
Jul 24		OBJECTIONS of deft Webster to pltfs' 15th set of interrogatories.	
Jul 24		RESPONSE of deft Webster in his official capacity to pltfs' 15th set of interrogatories. (SEE NEXT PAGE)	

CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al	PAGE <u>32</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1981 Jul 27		SUPPLEMENTAL RESPONSE by Pltf. Tina Hobson to Interrogatories to by Federal Defts.	
Jul 31		MOTION by Pltfs. to compel responses to Pltfs' Thirteenth and Fourteenth sets of Interrogatories to Deft. Dist. of Columbia; Memo .	
Jul 31		MOTION by Pltfs. to compel responses to Pltfs' Eleventh and Fifteenth Sets of Interrogatories and Nine and Eleventh sets of document requests; Memo.	
Jul 31		STATUS CALL: Discovery as to deft. Dist. of Columbia continued until 8-14-81; additional status call 8-14-81 at 9:30 A.M. Two representative from D.C. to be present; parties to submit proposed briefing schedule. (Rep: B. Herzfeld) OBENDORFER, J.	
Aug 05		NOTICE by Pltf. of filing of 2 tapes of deposition of Edwin A. Waite and 3 exhibits contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of John W. Mahaney and 2 exhibits contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of Wilfred R. Schlarmann and 1 exhibit contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of E. E. Tiede contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of Roger O. Day contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of Robert L. Zink and 1 exhibit contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of David Ryan contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 1 tape of deposition of Jack Maul contained in manila envelope.	
Aug 05		NOTICE by Pltf. of filing of 2 tapes of deposition of John T. Aldhizer and exhibits 1, 3 through 10, contained in manila envelope.	
Aug 05		ATTACHMENTS A & B (inadvertently left off Pltfs' Motion to Compel Responses to Pltfs' 11th and 15th sets of Interrogatories and 9th and 11th sets of documents requests, filed 7-31081).	
Aug 13		MOTION of pltfs for modified pretrial order; memo in support.	
Aug 13		OPPOSITION of deft William H. Webster to pltfs' motion to compel responses to pltfs' 11th and 15th sets of interrogatories and 9th and 11th sets of document requests.	

CIVIL DOCKET CONTINUATION SHEET

FPI-WAR-7-14-80-TOM-4388

PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
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DATE	NR.	PROCEEDINGS	
1981			
Aug 13		AMENDED AGREED ORDER that deposition of Dan Burgess may be taken. (N) OBERDORFER, J.	
Aug 13		ORDER denying motion of pltf for sanctions against deft Schoffler. (N) OBERDORFER, J.	
Aug 14		STATUS CALL: Court will sign proposed revised briefing scheduled. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Aug 14		AMENDED AGREED ORDER that deposition of Rima Boin may be taken. (N) OBERDORFER, J.	
Aug 13		APPEARANCE of George N. Barclay as co-counsel for D.C. defts.	
Aug 13		STATUS CALL: (Rep: Bruce Herzfeld) OBERDORFER, J.	
Aug 20		MOTION of deft Courtland J. Jones to dismiss; exhibits A, B, and C. memo of P&A's.	
Aug 24		PRETRIAL ORDER directing the parties to comply with teh schedule of pretrial proceedings as set forth in this order; no further discovery from the FBI deft or pltf, the DC defts shall be completed on or before 8-14-81; motions to dismiss or for summary judgment shall be filed on or before 9-16-81, responses shall be filed on or before 10-2-81; pltf shall file & serve pretrial brief on or before 10-20-81, and deft shall file & serve pretrial brief on or before 10-30-81; pltf shall file on or before 11-6-81 any reply to facts affirmatively stated in defts' response; counsel for the parties shall file on or before 11-9-81, a joint statement of exhibits, joint statement of evidentiary issues, and brief argument on the admissibility, relevancy and authenticity of exhibits; Pretrial conference set for 11-13-81 @ 2:00 p.m. in Courtroom #3; deviations from this pretrial order require prior leave of Court; and Trial set for 11-23-81 to continue for 20 days. (signed 8-14-81) (See order for details) (N) OBERDORFER, J.	
Sep 4		OPPOSITION of pltf to motion by Deft Courtland Jones to dismiss.	
Sep 10		REPLY MEMORANDUM of Courtland J. Jones in support of Motion to dismiss.	
Sep 11		NOTICES (10) of pltf of filing cassette tape depositions of: Carl Shoffler; William H. Bailey; George R. Suter w/exhibits; John Twyman; Herman C. Oglesby; Fred Raines w/exhibits; Harold Bynum; Philip E. Mostrom w/exhibit; Albert W. Ferguson and Robert N. Torres.	
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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
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DATE	NR.	PROCEEDINGS
Sep 16		MOTION of deft Robert Yates for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Peter A Gulotta, Jr. for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft John Stanley for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Gerould Pangburn for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Robert Feuer for judgment of the pleadings; memo of P&A's.
Sep 16		MOTION of deft Paul D. Lamberth for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Clarence M. Kelley for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft David Rarity and Edwin Waite for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Edward C. Rudiger for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Charles Sawyer for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Terry T. O'Connor for judgment on the pleadings; exhibits A thru D; memo of P&A's.
Sep 16		MOTION of deft Robert Kunkel for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of deft Joseph Keller for judgment on the pleadings; memo of P&A's; exhibit A.
Sep 16		MOTION of deft Hilmer Krebs for judgment on the pleadings; memo of P&A's.
Sep 16		MOTION of federal defts for judgment on the pleadings; exhibits A thru D; memo of P&A's.
Sep 29		MOTION of pltf's to extend time in which to file opposition to motion for summary judgment; memo in support.

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
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DATE	NR.	PROCEEDINGS	
1981			
Oct	1	ORDER filed 9-30-81 extending time for pltf to respond to summary judgment motion until 10-5-81. (N) OBERDORFER, J.	
Oct	5	OPPOSITION of pltfs to motions by defts Brennan, Moore, Grimaldi, Pangburn, Jones and Webster for judgment on the pleadings; exhibits A thru RR.	
Oct	5	MOTION of pltfs for leave for voluntary dismissal of certain federal defts; memo in support.	
Oct	6	ORDER setting hearing on motions to compel 10-14-81 @ 2:00 p.m. (N) OBERDORFER, J.	
Oct	9	MOTION of D.C. defts for an extension of time within which to respond to pltfs thirteenth and fourteenth sets of interrogatories; memo of P&A's.	
Oct	9	MEMORANDUM of federal defts in response to motion for voluntary dismissal of certain federal defts.	
Oct	13	RENEWAL of pltfs of oral motion for order compelling discovery; memo in support.	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Thomas J. Deakin taken 7-28-81 w/exhibits (4). (filed in manila envelope).	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Fred Raines taken 8-14-81. (filed in manila envelope).	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Jerry V. Wilson taken 8-3-81. (filed in manila envelope).	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Roger A. Johnson taken 8-11-81. (filed in manila envelope).	
Oct	14	NOTICE of pltfs of filing; 2 tapes of deposition of John Harding taken 7-23-81. (filed in manila envelope)	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Blanco Drummond taken 8-12-81. (filed in manila envelope).	
Oct	14	NOTICE of pltfs of filing; 1 tape of deposition of Paul A. Chesser taken 8-11-81. (filed in manila envelope).	
Oct	14	ANSWERS of deft DC to pltfs 13th set of interrogatories; "Let this be filed" (fiat) OBERDORFER, J.	
Oct	14	ANSWERS of deft DC to pltf's 14th set of interrogatories; "Let this be filed" (fiat) OBERDORFER, J.	
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PLAINTIFF		DEFENDANT	DOCKET NO.	PAGE	OF	PAGES
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DATE	NR.	PROCEEDINGS				
1981						
Oct 15		REPLY MEMORANDUM of federal defts in support of motion for judgment on the pleadings and motion by deft Gerould Pangburn for judgment on the pleadings.				
Oct 14		STATUS CALL. (Rep: Bruce Herzfeld) OBERDORFER, 1.				
Oct 27		REQUEST (first) of pltfs for admissions to all federal defts.				
Oct 27		REQUEST (second) of pltfs for admissions to all DC defts.				
Oct 27		MOTION of pltfs to compel production of documents not produced by deft DC; memo of P&A's.				
Oct 27		MOTION of pltfs to compel answers to pltfs' 13th and 14th sets of interrogatories to deft DC; memo in support; attachment				
Oct 27		MOTION of pltfs for expedited response to requests for admissions; memo in support.				
Oct 27		NOTICE of pltfs of filing the depositions of John T. Aldhizer and Courtland Jones.				
Oct 27		DEPOSITION of John T. Aldhizer taken 6-22-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Courtland Jones taken 5-5-81 on behalf of pltfs.				
Oct 27		NOTICE of pltfs of filing the depositions of Edward C. Rudiger; Dudley A. Waite, Jr.; Wilford R. Schlarmann; Gerould Pangburn; Philip E. Mostrom; George C. Moore; Peter A. Gulotta, Jr.; Charles Brennan; Kenneth J. Deakin.				
Oct 27		DEPOSITION of Edward C. Rudiger taken 4-6-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Edwin A. Waite, Jr. taken 3-10-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Wilfred R. Schlarmann taken 6-19-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Gerould Pangburn taken 3-19-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Philip E. Mostrom taken 7-30-81 on behalf of pltfs.				
Oct 27		DEPOSITION of George C. Moore taken 3-25-81 on behalf of pltfs; correction page.				
Oct 27		DEPOSITION of Peter A. Gulotta, Jr. taken 3-18-81 on behalf of pltfs.				
Oct 27		DEPOSITION of Charles Brennan taken 3-9-81 on behalf of pltfs; correction page.				
Oct 27		DEPOSITION of Thomas J. Deakin taken 7-28-81 on behalf of pltfs.				

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
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DATE	NR.	PROCEEDINGS	
1981			
Oct 29		MOTION of pltfs for leave to file pretrial brief one day out of time; memo in support; exhibit (pretrial brief).	
Oct 29		ORDER directing that defts shall respond to pltfs' first & second requests for admissions simultaneously with service of defts' pretrial briefs. (N) OBERDORFER, J.	
Oct 29		MEMORANDUM AND ORDER denying motions to dismiss by defts Jones & Pangburn, except insofar as the motions seek dismissal or judgment on the pleadings for failure of pltf to commence action within the time period required by the statute of limitations; directing that on or before 11-5-81, pltfs shall file a memo, to be accompanied by exhibits, if necessary, indicating the basis of their claim; deft shall file a response within 7 days of pltfs' filing, in no event later than 11-12-81; and setting any evidentiary hearing on 11-23-81, either with or without a jury. (N) OBERDORFER, J.	
Oct 30		MOTION of DC defts for an extension of time within which to respond to pltfs' pretrial brief; memo of P&A's.	
Oct 30		MOTION of Federal defts for enlargement of time within which to file pretrial brief.	
Nov 3		MOTION of federal defts to strike portions of pltfs' pretrial brief; memo of P&A's; exhibit A.	
Nov 3		ORDER granting <u>nunc pro tunc</u> motion of pltfs to file pretrial brief out of time. (N) OBERDORFER, J.	
Nov 3		ORDER directing deft, D.C. to produce the index referred to in response 8 to pltfs 13th set of interrogatories within 5 days. (N) OBERDORFER, J.	
Nov 3		ORDER granting motion of DC defts for extension of time to respond to pltfs pretrial brief to 11-3-81. (N) OBERDORFER, J.	
Nov 3		ORDER granting motion of federal defts for extension of time to file pretrial brief to 11-5-81. (N) OBERDORFER, J.	
Nov 3		PRETRIAL BRIEF of pltfs (filed as of 10-29-81); exhibits; appendix.	
Nov 3		NOTICE OF FILING of pltfs; page 4 of pretrial brief.	
Nov 3		NOTICE OF FILING of pltfs; page 20a of pretrial brief.	
Nov 5		SECOND REQUEST of pltfs for admissions, to all DC defts. "Let this be filed" OBERDORFER, J.	
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
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1981			
Nov 5		PRETRIAL BRIEF of DC defts; jury instructions; voir dire; exhibits 1 thru 4. "Let this be filed" OBERDORFER, J.	
Nov 6		MOTION of federal defts for leave to file pretrial brief out of time; exhibit (pretrial brief).	
Nov 9		MOTION of pltfs for leave to file memorandum in response to order dated 10-29-81 one day out of time; memo in support.; exhibit (memo).	
Nov 9		RESPONSE of federal defts to pltfs' first request for admissions.	
Nov 9		MOTION of pltfs for reconsideration.	
Nov 9		MOTION of pltfs to compel production of documents and for sanctions; memo in support.	
Nov 9		MOTION of pltfs for modified pretrial schedule, status call, and hearing on outstanding discovery matters; memo in support.	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Melvin A. Winkelman taken 8-14-81 w/exhibits (2). (filed in brown envelope)	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Garrett T. Kirwin, Jr. taken 8-7-81 w/exhibits (3). (filed in brown envelope).	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Mike Canfield taken 8-5-81. (filed in brown envelope).	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Richard S. Brooks taken 8-13-81 (filed in brown envelope).	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Thomas I. Herlihy taken 8-3-81 w/exhibit (1). (filed in brown envelope).	
Nov 10		NOTICE of pltfs of filing; 1 tape of deposition of Robert I. Shackelford taken 7-28-81 w/exhibits (5). (filed in brown envelope)	
Nov 10	**	NOTICE of pltfs of filing; 1 tape of deposition of John J. Zelloe taken 8-11-81. (filed in brown envelope.)	
Nov 12		TRANSCRIPT OF PROCEEDINGS from 8-14-81 and 10-14-81; pages 1-6; (Rep: Bruce Herzfeld); court copy.	
** Nov 10		ORAL MOTION of pltf to dismiss 15 federal defts with prejudice heard and granted; pretrial remains 11-13-81 @ 2:00 p.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Nov 10		ORDER granting motion of federal defts for leave to file pretrial brief one day out of time. (N) OBERDORFER, J.	

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al	PAGE <u>39</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
1981			
Nov 10		PRETRIAL BRIEF of federal defts; proposed voir dire questions; jury instructions.	
Nov 12		RESPONSE of D.C. defts to pltfs' memorandum regarding fraudulent concealment.	
Nov 12		MEMORANDUM of federal defts in opposition to pltfs' "Motion for reconsideration" and in response to the Court's Order of 10-29-81; exhibits A and B.	
Nov 12		ORDER granting motion of pl-fs for voluntarily dismissal of defts: Robert Kunkel, Terry J. O'Connor, Charles Sawyer, Robert Yates, Robert Feuer, David Rarity, Peter Gullota, Jr., Joseph Keller, Hilmer Krebs, Paul Lambert, Robert Olmert, Edward Rudiger, John Stanley, Edwin Waite and Clarence Kelly with prejudice. (N) OBERDORFER, J.	
Nov 13		OPPOSITION of federal defts to motion to strike portions of pltfs' pretrial brief.	
Nov 13		STATEMENT of pltfs regarding defts' exhibits.	
Nov 16		LIST OF EXHIBITS of pltfs.	
Nov 16		LIST OF WITNESSES of pltfs.	
Nov 16		SUPPLEMENTAL MEMORANDUM of pltfs in response to order dated 10-29-81.	
Nov 16		MOTION of pltfs in limine; memo in support.	
Nov 13		PRETRIAL PROCEEDINGS: Additional pretrial proceedings 11-16-81 @ 2:00 p.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Nov 17		MOTION of debt Courtland Jones for separate trial of claims against him and motion to withdraw as counsel for Courtland Jones; memo in support; certificate of David H. White.	
Nov 17		MOTION of debt Courtland Jones for an enlargement of time within which to answer the amended complaint.	
Nov 17		MOTION of debt Courtland Jones for reconsideration of this Court's order of 10-29-81; memo of P&A's.	
Nov 16		PRETRIAL resumed and resited to 11:00 a.m. on 11-18-81 and 2:30 p.m. on 11-19-81. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Nov 18		TRANSCRIPT OF PROCEEDING FROM 8-14-81; pages 1-3; (Rep: Bruce W. Herzfeld); court copy.	
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al	PAGE <u>40</u> OF <u> </u> PAGES
DATE 1981	NR.	PROCEEDINGS	
Nov 18		NOTICE of pltfs of filing; depositions of Gerald T. Grimaldi and Robert L. Shackelford.	
Nov 18		DEPOSITION of Gerald T. Grimaldi taken 3-5-81 on behalf of pltfs.	
Nov 18		DEPOSITION of Robert L. Shackelford taken 7-28-81 on behalf of pltfs.	
Nov 18		PRETRIAL resumed and respited to 11-19-81 @ 2:30 p.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Nov 19		MEMORANDUM of federal defts on their defenses.	
Nov 20		ADDITIONS AND AMENDMENTS of pltfs to voir dire questions and request for additional peremptory challenges.	
Nov 20		NOTICE of filing the following depositions.	
Nov 20		DEPOSITION of William H. Bailey taken 7-21-81 on behalf of pltfs.	
Nov 20		DEPOSITION of Dolores Binsted taken 5-27-81 on behalf of pltfs. (unexecuted).	
Nov 20		DEPOSITION of James Binsted taken 5-27-81 on behalf of pltfs. (unexecuted).	
Nov 20		DEPOSITION of Roger O. Day taken 7-1-81 on behalf of pltfs. (unexecuted).	
Nov 20		DEPOSITION of Albert W. Ferguson taken 7-7-81 on behalf of pltfs (unexecuted).	
Nov 20		DEPOSITION of Dixie Gildon taken 5-26-81 on behalf of pltfs; (unexecuted).	
Nov 20		DEPOSITION of Edward Joseph Jagen taken 5-26-81 on behalf of pltfs; (unexecuted).	
Nov 20		DEPOSITION of John W. Mahaney taken 5-28-81 on behalf of pltfs; (unexecuted).	
Nov 20		DEPOSITION of Herman C. Oglesby taken 7-21-81 on behalf of pltfs.	
Nov 20		DEPOSITION of David Ryan taken 6-29-81 on behalf of pltfs; unexecuted.	
Nov 20		DEPOSITION of Christopher J. Scraper taken 5-29-81 on behalf of pltfs; (unexecuted).	
Nov 20		DEPOSITION of George R. Suter taken 7-7-81 on behalf of pltfs; (unexecuted).	
Nov 20		DEPOSITION of Robert L. Zink taken 7-1-81 on behalf of pltfs;	

CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT		DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al		PAGE <u>41</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS		
1981				
Nov 20		PRETRIAL resumed and concluded. (Rep: B. Herzfeld) OBERDORFER, J.		
Nov 23		MOTION of deft Jones to sever argued and denied; motion for reconsideration argued and denied. (Rep: B. Herzfeld) OBERDORFER, J.		
Nov 23		JURY of 6 and 6 alternates sworn; trial begun and respited to 11-24-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.		
Nov 23		FINAL PRETRIAL ORDER. (N) OBERDORFER, J.		
Nov 25		OBJECTIONS of federal defts to pltfs' exhibit 88; attachment.		
Nov 24		TRIAL resumed; same jury and alternates; respited to 11-25-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.		
Nov 30		MEMORANDUM of federal defts on informant privilege and on admissibility of the Church Committee Report and the Winkelman Report.		
Nov 25		TRIAL resumed, same jury and alternates; respited to 11-30-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.		
Nov 25		MEMORANDUM & ORDER directing parties to file certain memos by 11-30-81; appendix. (N) OBERDORFER, J.		
Dec 1		NOTICE of pltfs of filing the following depositions.		
Dec 1		DEPOSITION of Richard S. Brooks taken 8-13-81 on behalf of pltfs. unexecuted.		
Dec 1		DEPOSITION of Mike Canfield taken 8-5-81 on behalf of pltfs; unexecuted.		
Dec 1		DEPOSITION of Paul A. Chesser taken 8-13-81 on behalf of pltfs; unexecuted.		
Dec 1		DEPOSITION of Blanco Drummond taken 8-12-81 on behalf of pltfs.		
Dec 1		DEPOSITION of Detective John Harding taken 7-23-81 on behalf of pltfs correction sheets (6).		
Dec 1		DEPOSITION of Thomas I. Herlihy taken 8-3-81 on behalf of pltfs unexecuted.		
Dec 1		DEPOSITION of Roger A. Johnson taken 8-11-81 on behalf of pltfs.		
Dec 1		DEPOSITION of Garrett T. Kirwin, Jr. taken 8-7-81 on behalf of pltfs unexecuted.		
Dec 1		DEPOSITION of Jack Maul taken 7-23-81 on behalf of pltf; unexecuted.		
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 42 OF 42 PAGES
DATE	NR.	PROCEEDINGS	
1981			
Dec 1		DEPOSITION of Dennis E. Tiede taken 7-21-81 on behalf of pltfs unexecuted.	
Dec 1		DEPOSITION of Robert N. Torres taken 7-24-81 on behalf of pltfs unexecuted.	
Dec 1		DEPOSITION of Melvin A. Winkelman taken 8-14-81 on behalf of pltfs unexecuted.	
Dec 1		DEPOSITION of John J. Zelloe taken 8-11-81 on behalf of pltfs unexecuted.	
Nov 30		TRIAL resumed; same jury and alternates; respited to 12-1-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 1		TRIAL resumed; same jury and alternates; respited to 12-2-81 @ 9:30 a.m. (Rep: D. Herzfeld) OBERDORFER, J.	
Dec 1		ORDER directing deft, D.C. to file affidavit by 12-4-81, supplemental appendix. (N) OBERDORFER, J.	
Dec 1		WITNESS LIST of pltfs.	
Dec 2		TRIAL resumed; same jury and alternates; respited to 12-3-81 @ 1:45 p.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 2		LETTER dated 11-18-81 to J. Oberdorfer from Dept of Justice. "Let this be filed" (fiat) OBERDORFER, J.	
Dec 3		TRIAL resumed; juror #5 excused by Court; alternate juror #1 takes seat #5; respited to 12-4-81 @ 9:30 a.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Dec 4		MOTION of D.C. defts to quash and vacate subpoena of Marion Barry; memo of P&A's.	
Dec 4		TRIAL resumes, same jury & 5 alternates; respited to 12-7-81 @ 9:30 a.m. (Rep: B. Herzfeld (AM) OBERDORFER, J. Rep: C. Rebarick (PM)	
Dec 7		TRIAL resumed; same jury and alternates; respited to 12-8-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 8		TRIAL resumed; same jury and alternates; respited to 12-9-81 @ 9:15 a.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 9		TRIAL resumed; same jury and alternates; respited to 12-10-81 @ 9:30 a.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF HOBSON, et al		DEFENDANT WILSON, et al	DOCKET NO. 76-1326 PAGE 43 OF 43 PAGES
DATE	NR.	PROCEEDINGS	
Dec 10		TRIAL resumed; same jury and alternates; respited to 12-11-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.	
**			
Dec 14		MEMORANDUM of D.C. defts in support of their defense of good faith immunity.	
Dec 14		MEMORANDUM OF LAW of pltfs on the issue of the availability of the defense of good faith to defts.	
Dec 14		PROPOSED JURY INSTRUCTIONS of pltfs.	
Dec 14		MEMORANDUM of federal defts of rights alleged.	
Dec 14		SUPPLEMENTAL JURY INSTRUCTIONS of D. C. defts; use of informants.	
**Dec 11		TRIAL resumed; same jury; and alternates; respited to 12-14-81 @ 9:30 a.m.; defts John B. Layton, Robert L. Zink, Albert W. Ferguson, Theodore R. Zanders, Carl Shoffler, Dorie Binsted, Thomas Fulcher and Roger O. Day, dismissed. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Dec 15		SUPPLEMENTAL JURY INSTRUCTIONS of D. C. defts; qualified immunity.	
Dec 14		TRIAL RESUMED; alternate juror #4 discharged; alternate #5 takes #4 seat; respited to 12-16-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 15		CHAMBER conference. (Rep: B. Herzfeld) OBERDORFER, J.	
Dec 17		MOTION of pltfs for sanctions against deft Ann Kolego Markovich; memo of P&A's; affidavit of J. E. McNeil.	
Dec 16		TRIAL RESUMED; same jury and alternates; respited to 12-17-81 @ 9:30 a.m. (Rep: Ron Maki) OBERDORFER, J.	
Dec 17		TRIAL RESUMED; juror #5 excused; alternate #1 takes seat #5; alternates discharged; deliberations begun and respited to 12-18-81 @ 9:30 a.m. (Rep: Bruce Herzfeld-AM) OBERDORFER, J. (Rep: Kathryn Rebarick-PM)	
Dec 17		MEMO to jurors. "Let this be filed" (fiat) OBERDORFER, J.	
Dec 18		JURY DELIBERATIONS resumed and respited to 12-21-81 @ 9:30 a.m. (Rep: Bruce Herzfeld) OBERDORFER, J.	
Dec 22		STIPULATION concerning filing of transcripts of Bynum and Wilson; deposition of Harold Bynum taken 7-9-81 taken on behalf of pltf; deposition of Jerry V. Wilson taken 8-3-81 taken on behalf of pltfs; attachments. (signed 12-3-81) (fiat) OBERDORFER, J.	
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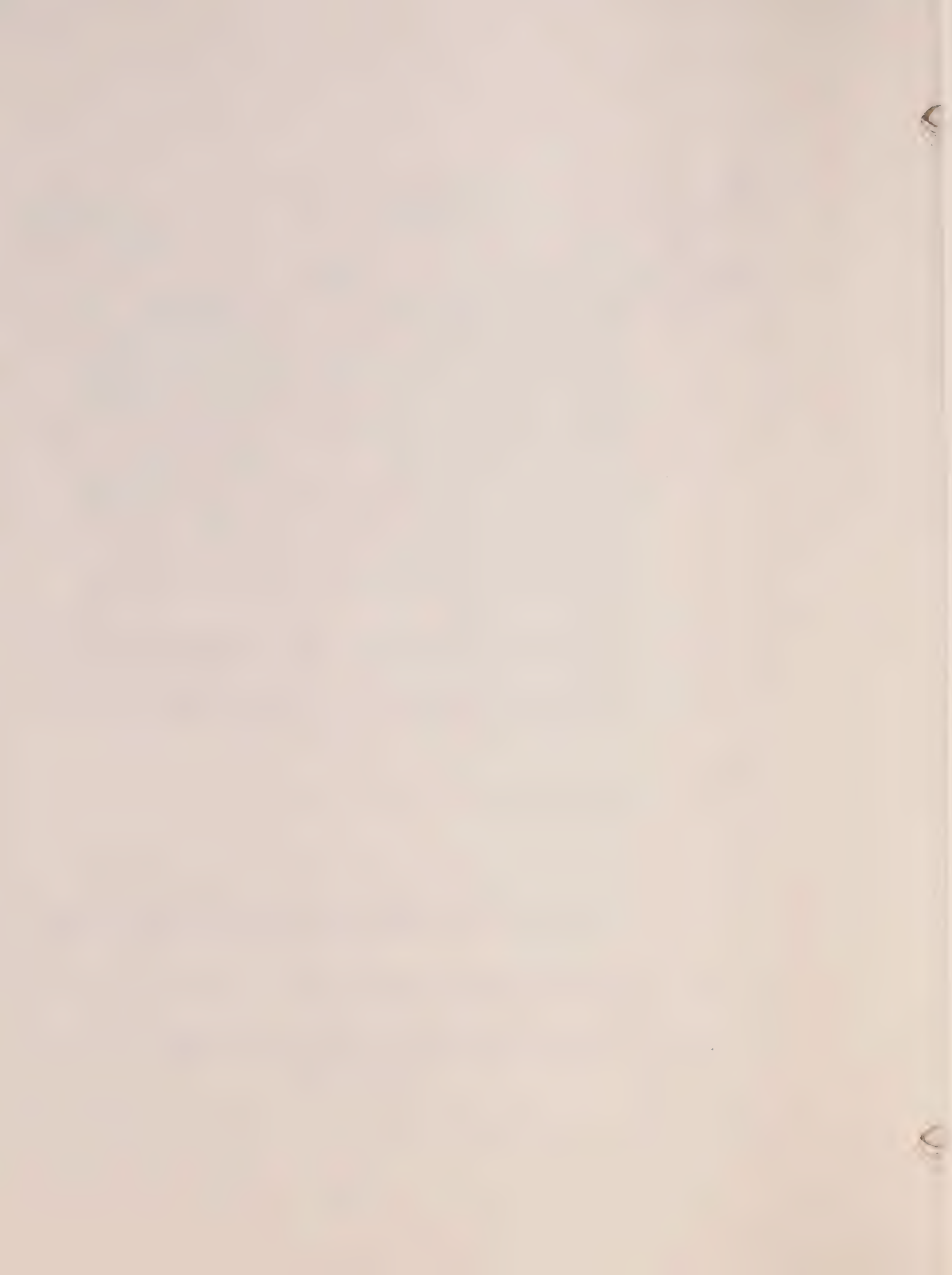
PLAINTIFF		DEFENDANT		DOCKET NO.
HOBSON, et al		WILSON, et al		76-1326
				PAGE 44 OF 44 PAGES
DATE	NR.	PROCEEDINGS		
1981				
Dec	21	JURY RESUMES DELIBERATION; respited to 12-22-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.		
Dec	22	MEMORANDUM OF P&A's of D.C. defts in opposition to pltf's motion for sanctions against Ann Kolego Markovich; affidavit of William J. Earl.		
Dec	22	JURY DELIBERATIONS resumed and respited to 12-23-81 @ 9:30 a.m. (Rep: B. Herzfeld) OBERDORFER, J.		
Dec	23	JUDGMENT on the verdict for defts; Jack Acree, Harold Bynum, John Mahaney, Ann Kolego Markovich, George Suter, Edward Jagen and Christopher Scrapper against pltf's Tina Hobson, Reginald Booker David Eaton. (N) Clerk		
Dec	23	JUDGMENT on the verdict for defts Jerry V. Wilson, Thomas J. Herlihy, Jack L. Acree, Christopher J. Scrapper, Edward J. Jagen, George R. Suter, Harold Bynum, John J. Mahaney, Ann Kolego Markovich, Charles D. Brennan, George C. Moore, Gerould W. Pangburn, Gerald T. Grimaldi, Courtland J. Jones and the District of Columbia. (N) Clerk		
Dec	23	JUDGMENT on the verdict for each of the following pltf's against each of the following defts in each of the following amounts: Charles D. Brennan, nine thousand three hundred seventy-five and 00/100 (\$9,375.00); George C. Moore seven thousand five hundred and 00/100 (\$7,500.00); Courtland J. Jones five thousand six hundred twenty-five and 00/100 (\$5,625.00); Gerald T. Grimaldi, four thousand six hundred eighty seven and 50/100 (\$4,687.50); Gerould W. Pangburn, five thousand six hundred twenty-five and 00/00 (\$5,625.00); Jerry V. Wilson, five thousand six hundred twenty-five and 00/00 (\$5,625.00); Thomas J. Herlihy, four thousand six hundred eighty-seven and 50/100 (\$4,687.50); District of Columbia, thirty-seven thousand nine hundred thirty-seven and 50/100, (\$37,937.50) together with costs. (N) OBERDORFER, J.		
** Dec	23	JURY RESUMES DELIBERATIONS: Verdict: for pltf's Sammie A. Abbott, Abraham Bloom, Reginald Booker, Tina Hobson, Richard Pollack, Rev David Eaton, Washington Peace Center and Arthur Waskow against certain defts (See written verdict form) and for all defts against pltf, Washington Area Women Strike for Peace; jury polled and discharged. (Rep: B. Herzfeld) OBERDORFER, J.		
Dec	23	SPECIAL VERDICT FORM for Tina, Hobson; Reginald Booker; David Eaton; Arthur Waskow; Abe Bloom; Richard Pollock; Washington Peace Center; Sammie Abbott; Washington Area Women Strike for Peace.		

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
HOBSON, et al		WILSON, et al	PAGE <u>45</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS	
<u>1981</u>			
Dec	23	JUDGMENT ON THE VERDICT for each of the following pltfs against each of the following defts in the following amounts: pltfs Sammie A. Abbott, Abraham Bloom, Richard Pollock, Washington Peace Center and Arthur Waskow against Jerry V. Wilson, five thousand six hundred twenty-five and 00/100 (\$5,625.00); Thomas J. Herlihy, four thousand six hundred eighty-seven and 50/100 (\$4,687.50); Jack L. Acree two thousand five hundred sixty-two and 50/100 (\$2,562.50); Christopher J. Scrapper, three thousand one hundred twenty-five and 00/100 (\$3,125.00); Edward J. Jagen, two thousand five hundred sixty-two and 50/100 (\$2,562.50); George R. Suter, two thousand five hundred sixty-two and 50/100 (\$2,562.50); John W. Mahaney one thousand eight hundred seventy-five and 00/100 (\$1,875.00); Charles D. Brennan, nine thousand three hundred seventy-five and 00/100 (\$9,375.00); Gerould W. Pangburn, five thousand six hundred twenty-five and 00/100 (\$5,625.00); Gerald T. Grimaldi, four thousand six hundred eighty-seven and 00/100 (\$4,687.00); Courtland J. Jones, five thousand six hundred twenty-five and 00/100 (\$5,625.00); District of Columbia, thirty-seven thousand nine hundred thirty seven and 50/100 (\$37,937.50) together with costs. (N) Clerk	
Dec	23	JUDGMENT on the verdict for defts Harold Bynum and Ann Kolego Markovich against pltfs Sammie Abbott, Abraham Bloom, Richard Pollock, Arthur Waskow, and Washington Peace Center. (N) Clerk	
Dec	31	MOTION of D.C. defts for judgment notwithstanding the verdict or, in the alternative, for new trial or, in the alternative for a remittitur; memo of P&A's; table of cases.	
<u>1982</u>			
Jan	4	CORRECTED CERTIFICATE OF SERVICE of D.C. defts.	
Jan	4	JUROR NOTES (22).	
Jan	4	Court exhibits (3).	
Jan	4	SPECIAL VERDICT (first set) forms for Eaton, Hobson and Booker.	
Jan	4	SUPPLEMENTAL MEMO OF P&A'S of D.C. defts in support of motion for judgment notwithstanding the verdict or, in the alternative for a new trial or, in the alternative, for a remittitur; appendix to part II A.	
Jan	4	SUPPLEMENTAL MOTION of pltfs for snactions against deft D.C. and Ann Kolego Markovich; memo of P&A's.	
Jan	4	MOTION of defts Brennan, Moore, Jones, Pangburn, and Grimaldi for stay of execution of judgment; memo in support.	
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO
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			PAGE 46 OF _____ PAGES

DATE	NR.	PROCEEDINGS
1982		
Jan	4	MOTION of defts Brennan, Moore, Jones, Pangburn and Grimaldi for judgment notwithstanding the verdict or, in the alternative, for new trial; memo of P&A's.
Jan	4	MOTION of pltfs for judgment notwithstanding verdicts concerning pltf Washington Area Women Strike for Peace and deft Annie Kolego Markovich; memo of P&A's; attachments (3).
Jan	4	APPENDIX of pltfs for their motion for attys' fees; affidavit of Anne Pilsbury; affidavit of Alan Drznitzke; affidavit of Christopher W. Hornig; affidavit of Daniel M. Schember; affidavit of J.E. McNeil; affidavit of Katharyn M. Marks; affidavit of James R. Klimaski (2); affidavit of Michael J. Gaffney; affidavit Herbert Semmel; affidavit of J. E. McNeil; Resume of Ira R. Nerken; Anthony Steven Murry; Samuel E. Whitehorn; Katharine Colgan; affidavit of Arthur B. Spitzer; affidavit of Leslie A. Harris; affidavit of J. E. McNeil.
Jan	5	MOTION of pltfs for award of attorneys fees and costs; memo in support. "Let this be filed" (fiat) OBERDORFER, J.
Jan	8	BILL OF COSTS as verified by attorney for pltfs; attachment.
Jan	8	ORDER granting motion of defts Brennan, Moore, Jones, Pangburn and Grimaldi for stay of execution of judgment until disposition of defts' motion for judgment notwithstanding the verdict or for a new trial. (N) OBERDORFER, J.
Jan	15	MOTION of pltfs for extension of time to file opposition to defts' post-trial motions; memo in support.
Jan	18	MOTION of D.C. defts for an extension of time within which to respond to pltfs' motion for attys fees and costs; memo of P&A's.
Jan	18	OPPOSITION of D. C. defts to pltfs' motion for judgment notwithstanding the verdicts of pltf Washington Area Women Strike for Peace and deft Ann Kolego-Markovich.
Jan	18	MEMORANDUM of Federal defts in opposition to motion by Washington Area Women Strike for Peace for judgment notwithstanding the verdict.
Jan	18	MOTION of federal defts for enlargement of time to respond to pltfs' motion for atty fees; memo in support.
Jan	21	MOTION of federal defts for enlargement of time to respond to pltfs' motion for atty fees; memo in support.

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF HOBSON, et al		DEFENDANT WILSON, et al	DOCKET NO. 76-1326 PAGE 47 OF 47 PAGES
DATE	NR.	PROCEEDINGS	
1982			
Jan 28		MOTION of pltfs for second extension of time in which to oppose defts' post-trial motions; memo in support.	
Jan 28		WITHDRAWAL OF J.E. McNeil and Daniel M. Schember as co-counsel for pltfs.	
Jan 29		ORDER setting status call 2-3-82 @ 9:30 a.m. (N) OBERDORFER, J.	
Jan 29		ORDER directing all counsel to attend status call on 2-3-82. (N) OBERDORFER, J.	
Feb 2		OPPOSITION of federal defts to pltfs' motion for second extension of time in which to oppose defts' post-trial motions.	
Feb 2		OPPOSITION of D.C. defts to pltfs' second motion for an extension of time to respond to post-trial motions.	
Feb 3		STATUS CALL: (Rep: T. Dourian) OBERDORFER, J.	
Feb 3		ORDER directing pltfs to file opposition to motions for judgment notwithstanding the verdict to 2-12-82 @ 4:30; allowing defts until 2-19-82 @ 4:30 p.m. to reply to opposition and defts to file response to application for attys fees by 2-26-82 @ 4:30 p.m. (N) OBERDORFER, J.	
Feb 11		MEMORANDUM OF P&A'S of pltfs in opposition to federal defts' motion for judgment notwithstanding the verdict or, in the alternative, for a new trial.	
Feb 16		MEMORANDUM OF P&A'S of pltfs in opposition to D.C. defts' motion for judgment notwithstanding the verdict, or, alternatively, for a new trial or remittitur.	
Feb 19		REPLY MEMORANDUM of defts Brennan, Grimaldi, Moore, Jones and Pangburn in support of motion for judgment notwithstanding the verdict or, in the alternative, for a new trial.	
Feb 19		REPLY of the D. C. defts to pltfs' opposition to the motion of the D. C. defts judgment notwithstanding the verdict, or in the alternative for a new trial or in the alternative, for a remittitur.	
Feb 26		MOTION of defts Brennan, Moore, Jones, Grimaldi and Pangburn for enlargement of time for bifurcation of proceedings relating to attys' fees; memo of P&A's.	
Feb-26		RESPONSE of pltfs to deft's motion to further amend the memorandum order dated 6-23-80. error	
Mar 1		STATEMENT of pltfs in respect to motion to withdraw by two of pltfs' counsel.	
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
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DATE	NR.	PROCEEDINGS	
1982			
Mar 1		MOTION of DC defts for enlargement of time in which to file opposition to pltfs' motion for attys fees; exhibit (opposition); memo of P&A's.	
Mar 3		TRANSCRIPT OF PROCEEDINGS from 12-3-81; pages 1-18; (Rep: Bruce W. Herzfeld); court copy.	
Mar 12		ORDER filed 3-9-82, granting defts' motion to enlarge time to and including March 1, 1982 to complete their fining of opposition to pltfs' motion for attorneys fees, including the appendix and tables. (N) OBERDORFER, J.	
Mar 12		MEMORANDUM of defts Brennan, Moore, Jones, Pangburn, and Grimaldi in opposition to pltfs' motion for attorneys' fees; attachment.	
Mar 15		ORDER granting motion of federal defts for enlargement of time to respond to motion for atty fees. (N) OBERDORFER, J.	
Mar 26		MOTION by Pltfs for time within which to respond to F.B.I. and District of Columbia Defendants opposition to attorneys' fees; memo of P&A's	
Mar 29		RESPONSE of pltfs to defts' opposition to request for attys' fees.	
Apr 14		ORDER directing parties to file certain memoranda by 4-29-82 and file replies by 5-4-82. (N) OBERDORFER, J.	
Apr 29		STATEMENT of pltfs of the evidence at trial relating to harm.	
Apr 29		MEMORANDUM of federal defts on evidence of lack of damages.	
Apr 29		STATEMENT of D.C. defts on damages in response to this Court's order of 4-14-82.	
May 4		RESPONSE of federal defts to pltfs' statement of the evidence at trial relating to harm.	
May 4		REPLY of D.C. defts to pltfs' statement of the evidence relating to harm.	
May 18		LETTER dated 5-12-82 to J. Oberdorfer from Atty Pillsbury welcoming the opportunity to put on additional evidence. "Let this be filed" (fiat) OBERDORFER, J.	
May 26		RESPONSE of D.C. Defts to pltf's letter to the Court of 5-12-82, regarding injunctive relief.	
SEE NEXT PAGE			

CIVIL DOCKET CONTINUATION SHEET

FPI-VAR-7-14-80-70M-6324

PLAINTIFF		DEFENDANT		DOCKET NO.
HOBSON, et al		WILSON, et al		76-1326
				PAGE 49 OF _____ PAGES

DATE	NR.	PROCEEDINGS
1982		
Jun 1		MEMORANDUM. (N) OBERDORFER, J.
Jun 1		ORDER denying motions of federal defts for judgement notwithstanding the verdict or for new trial; granting motion of D.C. defts Wilson & Herlihy for judgment not withstanding the verdict assessing punitive damages; and denying motions of D.C. defts for judgment notwithstanding the verdict or for new trial. (N) OBERDORFER, J.
Jun 1		ORDER allowing parties to file certain memoranda by 6-15-82 and allowing replies by 6-22-82. (N) OBERDORFER, J.
Jun 1		APPENDIX I, II-1, II-2, II-3. (N)
Jun 11		MOTIONS of defts Brennan, Moore, Jones, Pangburn, and Grimaldi for stay of execution of judgment; memo in support.
Jun 15		MEMORANDUM of debt William H. Webster in response to Court's order of 5-31-82, regarding prayer for equitable relief; attachment A.
Jun 15		MEMORANDUM of D.C. defts in opposition to injunctive relief.
Jun 21		LETTER dated 6-1-82 to J. Oberdorfer from Atty White suggesting that pltfs file motions instead of litigation by letter. "Let this be filed" (fiat) OBERDORFER, J.
Jun 22		MEMORANDUM of debt Webster in reply to pltfs' memorandum on need for injunctive relief.
Jun 22		REPLY of D.C. defts to pltfs' memorandum on need for injunctive relief.
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-13-81; pages 1-82; (Rep: Bruce W. Herzfeld; court copy. (Volume I)
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-16-81; pages 83a-139; (Rep: Bruce W. Herzfeld; court copy. (Volume I)
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-18-82; pages 140-193; (Rep: Bruce W. Herzfeld; court copy. (Volume I)
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-30-81; pages 194-271; Rep: Bruce W. Herzfeld; court copy. (Volume I)
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-24-81; pages 1-217. Rep: Bruce W. Herzfeld; court copy. (Volume I)
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-25-81; pages 218-433; Rep: Bruce W. Herzfeld; court copy. (Volume II).

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CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-7 14-80-70M-4395

PLAINTIFF		DEFENDANT			
HOBSON, et al		WILSON, et al		DOCKET NO. 76-1326	
				PAGE 50 OF _____ PAGES	
DATE	NR.	PROCEEDINGS			
1982					
Jun 28		MOTION of pltfs for hearing on issue of current FBI practices as they relate to need for injunctive relief; memo of P&A's; attachment.			
Jun 30		CORRECTION of pltfs to attachment submitted with pltfs' motion for hearing on issue of current FBI practices; attachment.			
Jul 7		LETTER dated 6-30-82 to J.Oberdorfer from AttyPilsbury asking for clarification of memorandum filed 6-1-82. "Let this be filed" (fiat) Oberdorfer, J.			
Jul 8		OPPOSITION of deft Webster to pltfs' motion for hearing on issue of current FBI practices; attachment.			
Jul 8		OPPOSITION of D.C. defts to pltfs' motion for hearings on issue of current FBI practices as they relate to need for injunctive relief.			
Jul 9		MEMORANDUM of pltfs on need for injunctive relief to prohibit future misconduct by the FBI or D.C.; attachment.			
Jul 22		MEMORANDUM.	(N)	OBERDORFER, J.	
Jul 22		ORDER denying motion of pltfs for injunctive relief; entering judgment for deft Webster and all other defts named in the amended complaint against whom the jury returned no verdict and entering judgment as final. (N) OBERDORFER, J.			
Jul 22		ORDER amending order of 6-1-82 to add "Ordered: that the motion of pltf Washington Area Women Strike for Peace for Judgment not withstadning the verdict be denied." (N) OBERDORFER, J.			
Jul 22		ORDER allowing pltfs to file a response to the federal defts motion for stay of execution of judgment by 7-29-82. (N) OBERDORFER, J.			
Jul 23		TRANSCRIPT OF PROCEEDINGS from 12-16-81; pages 1 thru 172; (Rep: Rodney Maki); court copy.			
Jul 27		TRANSCRIPT of proceedings from 11-30-81; pages 1-236; (Rep: Bruce W. Herzfeld); court copy. (volume 3)			
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-1-81; pages 237-437; (Rep: Bruce W. HERzfeld); court copy. (volume 3)			
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-2-81; pages 438-657; (Rep: Bruce W. Herzfeld); court copy. (volume 3)			
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-3-81; pages 658-769; (Rep: Bruce W. Herzfeld) Court copy. (volume 3)			

CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-7-14-80-704-4196

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 51 OF 51 PAGES
DATE	NR.	PROCEEDINGS	
1982			
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-4-81; pages 770-842; (Rep: Bruce W. Herzfeld); court copy. (volume 3)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-7-81; pages 843 - 1056; (Rep: Bruce W. Herzfeld); court copy. (Volume 3)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-8-81; pages 1-210; (Rep: Bruce W. Herzfeld); court copy. (volume 4)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-9-81; pages 211-398; (Rep: Bruce W. Herzfeld); court copy. (volume 4)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-10-81; pages 399-591; (Rep: Bruce W. Herzfeld); court copy. (Volume 4).	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-11-81; pages 1-124; (Rep: Bruce W. Herzfeld); court copy. (volume 5)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-14-81; pages 125-196; (Rep: Bruce W. Herzfeld); court copy. (volume 5)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-15-81; pages 197-226; (Rep: Bruce W. Herzfeld); court copy. (volume 5)	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-17-81; pages 227-297; (Rep: Bruce W. Herzfeld); court copy. (volume 5).	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-18-81; pages 298-329; (Rep: Bruce W. Herzfeld); court copy. (volume 5).	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-21-81; pages 330-335; (Rep: Bruce W. Herzfeld); court copy. (volume 5).	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-22-81; pages 336-337; (Rep: Bruce W. Herzfeld); court copy. (volume 5).	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-23-81; pages 338-364; (Rep: Bruce W. Herzfeld); court copy. (volume 5)	
Jul 29		ORDER filed 7-28-83 directing pltfs to file first application for fees by 8-31-82; defts to respond by 9-14-82; pltfs to reply by 9-14-82. (N) OBERDORFER, J.	
Jul 29		RESPONSE of pltfs to defts 6-11-82 motion for stay of execution of judgment.	
Aug 2		MOTION of D.C. defts for stay of execution of judgment pending resolution of D.C. resolution of D.C. defts' appeal, if any; memo of PSA's.	

SEE NEXT PAGE

CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-7 14-00.70M-4385

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 52 OF ____ PAGES
DATE	NR.	PROCEEDINGS	
1982			
Aug 2		SECOND MOTION of defts, Brennan, Moore, Jones, Pangburn, and Grimaldi for judgment notwithstanding the verdict or, in the alternative, for new trial; attachment A.	
Aug 5		MOTION of defts Brennan, Moore, Jones, Pangburn and Grimaldi for stay of execution of judgment; memo in support.	
Aug 12		TRANSCRIPT OF PROCEEDINGS from 12-4-81; pages 1-119; (Rep: Catherine Mary Rebarick); court copy.	
Aug 20		OPPOSITION of pltfs to federal defts' second motion for judgment notwithstanding the verdict or for new trial.	
Aug 27		MOTION of pltfs for an extension of time within which to submit fresh application for attys fees; memo of P&A's.	
Aug 28		ORDER directing all defts to whom a jury verdict was rendered, and who intend to appeal that verdict, submit within 10 days a description of their current employment or other official status with regard to the U.S. or the District of Columbia. (N) OBERDORFER, J.	
Aug 28		ORDER denying defts Brennan, Moore, Jones, Pangburn, and Grimaldi second motion for judgment notwithstanding the verdict or, in the alternative, for new trial; denying defts' their motion for stay of execution and is now moot. (N) OBERDORFER, J.	
Aug 31		ORDER directing that pltfs have to 9-3-82 to submit their attys fees application and supporting documents; directing that defts have to 9-17-82 to file any responses thereto and pltfs have to 9-27-82 to reply. (signed 8-30-82) (N) RICHEY, J.	
Aug 31		OPPOSITION (filed as 3-12-82) of D.C. Defts to pltfs' motion for attys fees; appendix; attachment.	
Sep 3		REVISED MOTION of pltfs for award of costs and attys' fees; revised application for costs and attys' fees; index to attachments; memo in support; exhibits A thru F.	
Sept 8		MOTION by defts. for enlargement of time to comply with the Court's Order of Aug. 28, 1982; Memo of P&A's.	
Sep 10		STATEMENT of federal defts on employment status.	
Sep 13		OPPOSITION of pltfs to D.C. Defts' motion for stay of execution of judgment pending resolution of appeal.	
SEE NEXT PAGE			

CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-7 14-80-70M-4398

PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 53 OF ____ PAGES
DATE 1982	NR.	PROCEEDINGS	
Sep 14		ORDER granting defts motion for enlargement of time to and including 9-30-82 to comply with Court's order dated 8-28-82. (N) OBERDORFER, J.	
Sep 17		MOTION of D.C. defts for enlargement of time within which to file opposition to pltf's application for attys fees; memo of P&A's.	
Sep 17		MOTION of federal defts for enlargement of time to respond to pltf's motion for attys fees; memo in support.	
Sep 20		STATEMENT of District of Columbia defts. of employment status.	
Sep 24		ORDER filed 9-22-82 granting motion of federal defts. for extension of time to respond to attorneys fees motion to 9-28-82. (N) OBERDORFER, J.	
Sep 24		ORDER filed 9-22-82 granting motion of defts. D.C. for extension of time until 9-27-82 to respond to attorneys fees motion. (N) OBERDORFER, J.	
Sep 27		OPPOSITION of D.C. defts to pltf's revised motion for award of costs and attorneys' fees; exhibits A, B, and C.	
Sep 27		NOTICE OF APPEAL of defts Breenan, Jones, Moore, Grimaldi and Pangburn from order entered 8-28-82; no fee Government; copies sent to: J. McNeil; D. Schember; H. Semmel and R. Nettler.	
Sep 27		COPIES of notice of appeal and docket entries transmitted to USCA. USCA 82-2160	
Sep 27		NOTICE OF APPEAL of D.C. Defts Wilson, Herlihy, Acree, Scraper, Jagen, Mahaney and Suter from order entered 8-28-82; no fee D.C. Government; copies sent to: D. White; J. McNeil; D. Schember and H. Semmel.	
Sep 27		COPIES Of notice of appeal and docket entries transmitted to USCA. USCA 82-2159	
Sep 28		MOTION of federal defts for an additional enlargement of time to respond to pltf's motion for attorneys fees; memo in support.	
Oct 5		ORDER filed 10-4-82 granting motion of federal defts for an extension of time to 10-4-82 to respond to motion of pltf's for attorneys fees. (N) PENN, J.	

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CIVIL DOCKET CONTINUATION SHEET

FPI-MAR-7 14,80,704, 0385

PLAINTIFF		DEFENDANT		DOCKET NO. <u>76-132-5</u>
HOBSON, et al		WILSON, et al		PAGE <u>54</u> OF <u> </u> PAGES
DATE 1982	NR.	PROCEEDINGS		
Oct	4	MEMORANDUM of defts Brennan, Moore, Jones, Grimaldi, and Pangburn in opposition to pltfs' revised motion for award of costs and attys fees.		
Oct	4	INTERROGATORIES AND REQUEST of federal defts for production of documents to pltfs.		
Oct	6	NOTICE OF APPEAL of debt D.C. from Order of 8-28-82; no fee- D.C. Government; copies sent to: J. McNeil; D. Schember; H. Semmel; D. White.		
Oct	6	COPIES of notice of appeal and docket entries transmitted to USCA. USCA <u>82-2221</u> .		
Oct	8	NOTICE OF APPEAL of pltfs Bloom, Waskow, Hobson, Eaton, Abbott, Pollack, Booker, Washington Peace Center and Washington Area Women Strike for Peace; \$5.00 USDC and \$65.00 USCA fees paid and credited to U.S. Treasury; copies sent to: J.E. McNeil; D. White and R. Nettler. from Order of 7-22-82.		
Oct	8	COPIES of notice of appeal and docket entries transmitted to USCA. USCA <u>82-2227</u> .		
Oct	8	NOTICE OF APPEAL Of Washington Area Women Strike for Peace to order of 7-22-82; \$5.00 USDC and \$65.00 USCA fees paid and credited to U.S. Treasury; copies sent to: J. E. McNeil; D. White and R. NETTLER.		
Oct	8	COPIES Of notice of appeal and docket entries transmitted to USCA. USCA <u>82-2226</u> .		

UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF COLUMBIA

Del. _____

TO THE CLERK, U.S. DISTRICT COURT

OF THE

DISTRICT OF COLUMBIA, AT WASHINGTON, D.C.

Civil No. _____

Criminal No. _____

USCA No. _____

FILED _____

I, JAMES F. DAVEY, Clerk of THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA, do hereby certify the annexed to be the original:

_____ Number of Volumes _____
_____ Reporters Transcript(s) (Number only) _____
_____ Depositions (Number only) _____
_____ Exhibits (Number of Envelopes) _____

Exceptions (if any): _____

and other papers on file in the above-entitled cause, and a true and correct copy (or portion) of the docket entries, as they appear of record in this office; said originals and copy being transmitted to the United States Court of Appeals for the District of Columbia Circuit to constitute:

_____ A Preliminary Record.
_____ The Record on Appeal.
_____ A Supplemental Record.
_____ A Supplemental Record on Remand.
_____ Return of the Original Record.

IN TESTIMONY WHEREOF, I hereto subscribe my name and affix the seal of said Court, at the City of Washington, this _____ day of _____, 197____

JAMES F. DAVEY, Clerk

By _____
Deputy Clerk

(Seal)

JFD:

CO - 517
Rev. 7/79

C.A. 76-1326 HOBSON, et al. v. WILSON, et al.

EXCEPTIONS TO RECORD ON APPEAL:

- Sept. 25, 1980: Reassignment *(can't be located)*
- ✓ Jun 25, 1981: INTERROGATORIES (15th set) 159B
- ✓ Jun 25, 1981: REQUEST (10th) 159C
- ✓ Jun 25, 1981: INTERROGATORIES (14th set) 159D
- ~~Nov. 12, 1981: TRANSCRIPT OF PROCEEDINGS from 8/1/81 and 10/2/81~~ *sent as 11/13/81*
- Nov. 18, 1981: TRANSCRIPT OF PROCEEDINGS, 8/14/81 - *not complete*
- Mar. 3, 1982: TRANSCRIPT OF PROCEEDINGS, 12/3/81 243A
- ✓ Jun 1, 1982: ORDER allowing parties to file certain memoranda 255A
- ✓ Jun 1, 1982: APPENDIX 255B
- ✓ Jun 11, 1982: MOTIONS 255C
- ✓ Jun 15, 1982: MEMORANDUM of deft. William H. Webster 255D
- ✓ Jun 15, 1982: MEMORANDUM of D.C. defts. 255E
- ✓ Jun 21, 1982: LETTER *(can't be located)* 255F
- ✓ Jun 22, 1982: MEMORANDUM of deft. Webster 255G
- ✓ Jun 22, 1982: REPLY of D.C. defts. 261A
- ✓ Jun 26, 1982: MOTION of pltfs. for hearing 261B
- ✓ Jun 30, 1982: CORRECTION 261C
- ✓ Jul 7, 1982: LETTER *(can't be located)* 261D
- ✓ Jul 8, 1982: OPPOSITION of deft. Webster 261E
- ✓ Jul 8, 1982: OPPOSITION of D.C. defts. 261F
- ✓ Jul 9, 1982: MEMORANDUM of pltfs. 261G
- ✓ Jul 22, 1982: MEMORANDUM (OBERDORFER, J.) 261H
- ✓ Jul 22, 1982: ORDER denying motion (OBERDORFER, J.) 279A
- ✓ Jul 22, 1982: ORDER amending order (OBERDORFER, J.) 279B
- ✓ Aug 2, 1982: MOTION of D.C. defts. 280C
- ✓ Aug. 2, 1982: SECOND MOTION 280D
- ✓ Aug. 20, 1982: OPPOSITION of pltfs. 280E
- ✓ Aug. 25, 1982: ORDER directing all defts. (OBERDORFER, J.)
- ✓ Aug. 25, 1982: ORDER denying defts. (OBERDORFER, J.)
- ~~Aug. 31, 1982: ORDER directing pltfs. (RICHEY, J.)~~
- ~~Aug. 31, 1982: OPPOSITION~~
- ~~Sept. 3, 1982: REVISED MOTION of pltfs.~~
- Do Not Transmit

CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF	DEFENDANT	DOCKET NO 76-1326
OBSON, et al	WILSON, ET AL	PAGE 31 OF _____ PAGES

DATE	NR.	PROCEEDINGS
Jun 25		INTERROGATORIES (15th set) of pltfs to deft William H. Webster 159B
Jun 25		REQUEST (10th) of pltfs for production of documents to deft William H. Webster. 159C
Jun 25		INTERROGATORIES (14th set) of pltfs to deft D.C.; attachments 159D
Jun 25		MOTION of deft Carl Shaffler for further extension of time in which to oppose pltfs' motion for sanctions against deft pursuant to Rule 37; memo of P&A's.
Jun 24		ORDER granting motion of deft Shaffler for extension of time to 6-25-81 to respond to motion for sanctions. (N) OBERDORFER, J.
Jun 30		NOTICE of pltfs of filing two tapes (deposition of Edwin A. Wall exhibits 1, 2, and 3. (filed in brown envelope.); taken 3-10-81.
Jun 30		NOTICE of pltfs of filing one tape (deposition of Dixie Gildon taken 5-26-81); exhibit 1; (filed in brown envelope).
Jun 30		NOTICE of pltfs of filing; deposition of Joseph E. Keller taken 3-16-81 on behalf of pltfs. (filed in brown envelope).
Jun 30		ORDER filed 6-29-81 granting motion of deft D.C. for extension of time to 7-6-81 to respond to motion to compel. (N) OBERDORFER, J.
Jun 30		ORDER filed 6-29-81 granting motion of deft Shaffler for extension of time to 7-8-81 for extension of time to respond to motion for sanctions. (N) OBERDORFER, J.
Jul 2	160	RESPONSE of deft William H. Webster in his official capacity to pltfs' twelfth set of interrogatories.
Jul 2		STIPULATION filed 7-1-81 extending time for deft Webster to respond to 12th set of interrogatories and 11th request for production to 7-2-81. "Let this be filed" (fiat) (N) OBERDORFER, J.
Jul 2	161	AMENDED STIPULATED ORDER for additional despositions. (N) OBERDORFER, J.
Jul 2	162	RESPONSE by deft William H. Webster to pltfs' 11th request for production of documents.
Jul 5		MEMORANDUM OF P&A'S of defts in opposition to pltfs' motion for sanctions against deft Shoffler pursuant to Rule 37
Jul 24	163	RESPONSE of deft Webster to pltfs' tenth request for production of documents.; attachments.
Jul 24	164	OBJECTIONS of deft Webster to pltfs' 15th set of interrogatories.
Jul 24	165	RESPONSE of deft Webster in his official capacity to pltfs' 15th set

CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF HOBSON, et al	DEFENDANT WILSON, et al	DOCKET NO. 76-1326 PAGE 48 OF 48 PAGES
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DATE	NR.	PROCEEDINGS
Mar 1 1982		MOTION of DC defts for enlargement of time in which to file opposition to pltfs' motion for attys fees; exhibit (opposition); memo of P&A's.
Mar 3		TRANSCRIPT OF PROCEEDINGS from 12-3-81; pages 1-18; (Rep: Bruce W Herzfeld); court copy. 243A
Mar 12	244	ORDER filed 3-9-82, granting defts' motion to enlarge time to and including March 1, 1982 to complete their fining of opposition to pltfs' motion for attorneys fees, including the appendix and tables. (N) OBERDORFER, J.
Mar 12	245	MEMORANDUM of defts Brennan, Moore, Jones, Pangburn, and Grimaldi in opposition to pltfs' motion for attorneys' fees; attachment.
Mar 15		ORDER granting motion of federal defts for enlargement of time to respond to motion for atty fees. (N) OBERDORFER, J.
Mar 26		MOTION by Pltfs for time within which to respond to F.B.I. and District of Columbia Defendants opposition to attorneys' fees; memo of P&A's
Mar 29	246	RESPONSE of pltfs to defts' opposition to request for attys' fees.
Apr 14	247	ORDER directing parties to file certain memoranda by 4-29-82 and file replies by 5-4-82. (N) OBERDORFER, J.
Apr 29	248	STATEMENT of pltfs of the evidence at trial relating to harm.
Apr 29	249	MEMORANDUM of federal defts on evidence of lack of damages.
Apr 29	250	STATEMENT of D.C. defts on damages in response to this Court's order of 4-14-82.
May 4	251	RESPONSE of federal defts to pltfs' statement of the evidence at trial relating to harm.
May 4	252	REPLY of D.C. defts to pltfs' statement of the evidence relating to harm.
May 18	253	LETTER dated 5-12-82 to J. Oberdorfer from Atty Pillsbury welcoming the opportunity to put on additional evidence. "Let this be filed" (fiat) OBERDORFER, J.
May 26	253	RESPONSE of D.C. Defts to pltf's letter to the Court of 5-12-82, regarding injunctive relief.

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326
HOBSON, et al		WILSON, et al	PAGE 49 OF 49 PAGES
DATE	NR.	PROCEEDINGS	
Jun 1		MEMORANDUM. (N)	OBERDORFER, J. 254
Jun 1		ORDER denying motions of federal depts for judgement notwithstanding the verdict or for new trial; granting motion of D.C. depts Wilson & Herlihy for judgment not withstanding the verdict assessing punitive damages; and denying motions of D.C. depts for judgment notwithstanding the verdict or for new trial. (N)	OBERDORFER, J. 255
Jun 1		ORDER allowing parties to file certain memoranda by 5-15-82 and allowing replies by 5-22-82. (N)	OBERDORFER, J. 255A
Jun 1		APPENDIX I, II-1, II-2, II-3. (N)	255B
Jun 11		MOTIONS of depts Brennan, Moore, Jones, Pangburn, and Grimaldi for stay of execution of judgment; memo in support.	255C
Jun 15		MEMORANDUM of debt William H. Webster in response to Court's order of 5-31-82, regarding prayer for equitable relief; attachment	255D
Jun 15		MEMORANDUM of D.C. depts in opposition to injunctive relief.	255E
Jun 21		LETTER dated 6-1-82 to J. Oberdorfer from Atty White suggesting that plths file motions instead of litigation by letter. "Let this be filed" (fiat)	OBERDORFER, J.
Jun 22		MEMORANDUM of debt Webster in reply to plths' memorandum on need for injunctive relief.	255F
Jun 22		REPLY of D.C. depts to plths' memorandum on need for injunctive relief.	256
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-13-81; pages 1-82; (Rep: Bruce W. Herzfeld; court copy. (Volume I)	256
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-16-81; pages 87a-139; (Rep: Bruce W. Herzfeld; court copy. (Volume I)	257
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-13-82; pages 140-193; (Rep: Bruce W. Herzfeld; court copy. (Volume I)	258
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-20-81; pages 194-271; (Rep: Bruce W. Herzfeld; court copy. (Volume I)	259
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-24-81; pages 1-217; (Rep: Bruce W. Herzfeld; court copy. (Volume II)	260
Jun 25		TRANSCRIPT OF PROCEEDINGS from 11-25-81; pages 218-433; (Rep: Bruce W. Herzfeld; court copy. (Volume II).	261

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FD-500 (Rev. 1-75)

PLAINTIFF		DEFENDANT	DOCKET NO	PAGE
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DATE	NR.	PROCEEDINGS		
1982				
Jun 28		MOTION of pltf's for hearing on issue of current FBI practices as they relate to need for injunctive relief; memo of PEA's; attachment.	261 A	
Jun 30		CORRECTION of pltf's to attachment submitted with pltf's motion for hearing on issue of current FBI practices; attachment.	261 B	
Jul 7		LETTER dated 6-30-82 to J. Oberdorfer from Atty Pilsbury asking for clarification of memorandum filed 6-1-82. "Let this be filed" (fiat) Oberdorfer, J.		
Jul 8		OPPOSITION of def't Webster to pltf's motion for hearing on issue of current FBI practices; attachment.	261 C	
Jul 8		OPPOSITION of D.C. def'ts to pltf's motion for hearings on issue of current FBI practices as they relate to need for injunctive relief.	261 D	
Jul 9		MEMORANDUM of pltf's on need for injunctive relief to prohibit future misconduct by the FBI or D.C.; attachment.	261 E	
Jul 22		MEMORANDUM. (N) OBERDORFER, J.	261 F	
Jul 23		ORDER denying motion of pltf's for injunctive relief; entering judgment for def't Webster and all other def'ts named in the amended complaint against whom the jury returned no verdict and entering judgment as final. (N) OBERDORFER, J.	261 G	
Jul 23		ORDER amending order of 6-1-82 to add "Ordered: that the motion of pltf Washington Area Women Strike for Peace for Judgment not withstanding the verdict be denied." (N) OBERDORFER, J.	261 H	
Jul 23		ORDER allowing pltf's to file a response to the federal def'ts motion for stay of execution of judgment by 7-29-82. (N) OBERDORFER, J.		
Jul 23		TRANSCRIPT OF PROCEEDINGS from 12-16-81; pages 1 thru 172; (Rep: Rodney Maki); court copy.	262	
Jul 27		TRANSCRIPT of proceedings from 11-30-81; pages 1-236; (Rep: Bruce W. Herzfeld); court copy. (volume 3)	263	
Jul 27		TRANSCRIPT OF PROCEEDINGS from 12-1-81; pages 237-437; (Rep: Bruce W. Herzfeld); court copy. (volume 3)	264	
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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. 76-1326	
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DATE	NR.	PROCEEDINGS		
Jul 27	✓	TRANSCRIPT OF PROCEEDINGS from 12-4-81; pages 770-842; (Rep: Bruce W. Herzfeld); court copy. (volume 3) 267		
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Jul 27	✓	TRANSCRIPT OF PROCEEDINGS from 12-10-81; pages 399-591; (Rep: Bruce W. Herzfeld); court copy. (Volume 4). 271		
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Jul 27	✓	TRANSCRIPT OF PROCEEDINGS from 12-21-81; pages 330-336; (Rep: Bruce W. Herzfeld); court copy. (volume 5). 277		
Jul 27	✓	TRANSCRIPT OF PROCEEDINGS from 12-22-81; pages 335-337; (Rep: Bruce W. Herzfeld); court copy. (volume 5). 278		
Jul 27	✓	TRANSCRIPT OF PROCEEDINGS from 12-23-81; pages 338-364; (Rep: Bruce W. Herzfeld); court copy. (volume 5) 279		
Jul 29		ORDER filed 7-28-83 directing pltfs to file first application for fees by 8-31-82; defts to respond by 9-14-82; pltfs to reply by 9-14-82. (N) OSERDORFER, J.		
Jul 29		RESPONSE of pltfs to defts 6-11-82 motion for stay of execution of judgment.		
Aug 2		MOTION of D.C. defts for stay of execution of judgment pending resolution of D.C. resolution of D.C. defts' appeal, if any; memo of P&A's. 279A		

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT	DOCKET NO. <u>76-1326</u>
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DATE	NR.	PROCEEDINGS	
1982			
Aug 2		SECOND MOTION of defts, Brennan, Moore, Jones, Pangburn, and Grimaldi for judgment notwithstanding the verdict or, in the alternative, for new trial; attachment A.	279 B
Aug 5		MOTION of defts Brennan, Moore, Jones, Pangburn and Grimaldi for stay of execution of judgment; memo in support.	
Aug 12		TRANSCRIPT OF PROCEEDINGS from 12-4-81; pages 1-119; (Rep: Catherine Mary Rebarick); court copy.	280
Aug 20		OPPOSITION of pltfs to federal defts' second motion for judgment notwithstanding the verdict or for new trial.	280 C
Aug 27		MOTION of pltfs for an extension of time within which to submit fees application for attys fees; memo of P&A's.	
		ORDER directing all defts to whom a jury verdict was rendered, and who intend to appeal that verdict, submit within 10 days a description of their current employment or other official status with regard to the U.S. or the District of Columbia.	
		(N) OBERDORFER, J.	280 D
Aug 28		ORDER denying defts Brennan, Moore, Jones, Pangburn, and Grimaldi second motion for judgment notwithstanding the verdict or, in the alternative, for new trial; denying defts' their motion for stay of execution and is now moot. (N) OBERDORFER, J.	280 E
		ORDER directing that pltfs have to 9-3-82 to submit their attys fee application and supporting documents; directing that defts have to 9-17-82 to file any responses thereto and pltfs have to 9-27-82 to reply. (signed 8-30-82) (N) RICHEY, J.	
Aug 31		OPPOSITION (filed as 3-12-82) of D.C. Defts to pltfs' motion for attys fees; appendix; attachment.	
Sep 3		REVISED MOTION of pltfs for award of costs and attys' fees; revised application for costs and attys' fees; index to attachments; memo in support; exhibits A thru F.	
Sep 8		MOTION by defts. for enlargement of time to comply with the Court's Order of Aug. 28, 1982; Memo of P&A's.	
Sep 10		STATEMENT of federal defts on employment status.	
Sep 13		OPPOSITION of pltfs to D.C. Defts' motion for stay of execution of judgment pending resolution of appeal.	

SEE NEXT PAGE

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76- 1324

Civil Action No.

PRATT, J.

REGINALD H. BOOKER)
459 Luray Place, N. W.)
Washington, D. C. 20010)
(202) 723-3330)

Plaintiffs)

v.)

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Washington, D. C.)

CHIEF JOHN B. LAYTON (Retired))
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UNKNOWN AGENTS)
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Defendants)

COMPLAINT
(Damages and Injunctive Relief)

JURISDICTION

1. This is an action for damages for violation of the plaintiffs' First, Fourth, Fifth and Ninth Amendment rights, for violation of 42 U.S.C. §§1985(3) and 1986, for violation of Federal and District of Columbia laws governing the interception of oral communications, and for trespass, conversion and invasion of privacy.

2. The jurisdiction of the Court is based on 28 U.S.C. §§1331; 1343(1), (2) and (4); 1337; and 1355. The amount in controversy exceeds \$10,000, exclusive of interest and costs, for each plaintiff.

PARTIES

Plaintiffs

3. Julius Hobson, resident of the District of Columbia, and member of the D. C. City Council, has been an active leader in community activities, including the anti-war movement since before 1964 through the present.

4. Abraham Bloom, an electronic engineer and a resident of Maryland, has been, since before 1964, active in community affairs including the anti-war movement and was one of the principal organizers of the Washington Area Peace Action Coalition and is its present chairperson.

5. Arthur Waskow, a resident of the District of Columbia, has since 1964 been a fellow at the Institute for Policy Studies, a private social research organization.

6. Tina Hobson, a resident of the District of Columbia and an employee of the Federal Energy Administration, has been an active leader in community affairs, including the anti-war movement and the women's movement since before 1964 through the present. From 1967 through 1969, she was Director of the Federal Women's Program at the U. S. Civil Service Commission.

7. Reverend David Eaton, a resident of the District of Columbia, has been since 1969 the Minister of All Souls' Unitarian Universalist Church in Washington, D. C., and has been since before 1964 an active leader in community affairs, including the anti-war movement.

8. Sammie Abbott, a resident of Maryland and a graphic artist, has been since before 1964 an active leader in community affairs, including the anti-war movement, and is publicity coordinator for the Emergency Committee on the Transportation Crisis.

9. Richard Pollock, a resident of the District of Columbia, is a free-lance journalist and was active in the anti-war movement as a college student (1969-1971) and subsequently.

10. The Washington Peace Center is a private, non-profit organization having as one of its chief goals the diversion of government spending from military armaments to peaceful, domestic programs and which has, since 1964 through the present, carried out local and nationwide programs to further these goals.

11. Washington Area Women Strike for Peace (WSP), the local branch of the national Women's Strike for Peace, is a private, non-profit organization whose goals and activities

are dedicated to mobilizing women as a force for peace both in their own communities and in the nation and in an effort to achieve their goal, WSP, from 1964 through the present, organized meetings, marches and demonstrations of women and men to express their members' opposition to the United States' military involvement in Indochina.

12. The Emergency Committee on the Transportation Crisis is a private, non-profit association of local area residents opposed to unnecessary and excessive freeway construction in the District of Columbia and environs and who urge and support local government efforts to plan for human beings rather than solely for automobile travel and storage; ECTC has been active since 1965.

13. Reginald H. Booker, a resident of the District of Columbia and an employee of the D. C. Department of Human Resources, is Vice-President of the Black United Front, an organization he helped establish in 1967.

Defendants

14. Defendant John B. Layton and his successor, defendant Jerry V. Wilson, served successive terms as Chief of the Police Department of the District of Columbia during the period relevant to this complaint, viz. 1964-1974. As Chief of Police, defendants Layton and Wilson were responsible for the formulation, administration and implementation of Metropolitan Police Department policy and practices concerning political surveillance. Defendants Zanders, Zink, Ferguson and Herlihy had supervisory responsibility for the operations of the Intelligence Division of the D. C. Police Department during some or all of the period 1964-1974.

15. Defendants Gildon, Shoffler, Ferguson, Suter, Scraper, Johnson, Bynum, Jagen, Robinson, and Mahaney are members

of the Metropolitan Police Department and were employed by or assigned to the Intelligence Division of the Police Department during some or all of the period 1964-1974.

16. Defendants Markovich, Binsted, Fulcher and other unknown persons were paid informants of the Metropolitan Police Department during the period of 1964-1974.

17. Clarence M. Kelley is Director of the Federal Bureau of Investigation (FBI), a position he has occupied since July, 1973.

18. William C. Sullivan, a resident of New Hampshire, is a retired official of the FBI and was during most of the period 1964-1974 Assistant Director of the FBI in charge of the Intelligence Division and had responsibility for administering, inter alia, the FBI's counter-intelligence programs.

19. Charles D. Brennan is a retired official of the FBI who, during most of the period 1964-1974, was assigned to the Intelligence Division where he had responsibility, inter alia, for developing FBI policies vis-a-vis the New Left.

20. Robert G. Kunkel is the Special Agent in Charge (SAC) of the Alexandria Field Office of the FBI and was from an unknown time and until 1971 the Special Agent in Charge (SAC) of the Washington, D. C. Field Office.

21. John J. McDermott is an employee of the FBI currently assigned to duty in the J. Edgar Hoover Building and who was from 1971-1973 the SAC of the Washington, D. C. Field Office.

22. Nick Stames is currently the SAC of the Washington, D. C. Field Office.

23. David Rarrity, Charles M. Sawyer, Robert E. Yates, Robert W. Feuer, Terry O'Connor, and William Tucker were employees of the Washington Field Office of the FBI during part or all of the period 1964-1974.

24. The District of Columbia is responsible for the acts and liabilities of its employees and agents.

FACTS

25. From 1967 or 1968 to 1974, the defendant D. C. supervisory officials authorized or acquiesced, and the defendant D. C. agents and informers participated in, various activities of surveillance, disruption and interference aimed at plaintiffs and others who engaged in demonstrations and other forms of political activity in the District of Columbia, with particular emphasis on persons and groups active in the anti-Vietnam War movement. These activities were conducted chiefly through the Intelligence Division of the Metropolitan Police Department. Large sums of money, including \$70,000 in fiscal 1972, were used by the defendant D. C. supervisory officials and agents to pay the defendant informers to participate in these activities.

26. The surveillance actions of defendant D. C. officials, agents and informers against plaintiffs included using undercover agents to fraudulently gain entry to private meetings to learn the plans and programs of plaintiffs, electronic surveillance without judicial authorization, breaking and entering to obtain membership lists and other private political documents, mail interception, and physical surveillance, that is, surreptitiously following plaintiffs and monitoring plaintiffs' activities.

27. Efforts by defendants or their agents to disrupt and interfere with the plaintiffs' political activities included, but were not limited to, urging violent or unlawful actions, and supplying the public and/or news media with false information about the plaintiffs and their plans.

28. The defendant FBI officials and agents engaged in the same activities against the plaintiffs from 1968 to 1973 as those described in paragraphs 25 through 27, above.

29. Some or all of the activities of defendants described in paragraphs 25 through 28, above, were conducted pursuant to a plan formulated by the FBI and/or the Metropolitan Police Department to conduct surveillance upon and to disrupt the activities of certain political groups viewed by said defendants as the "New Left."

30. Some or all of the activities of defendants described in paragraphs 25 through 29, above, were conducted pursuant to a plan formulated in 1968 by defendants Sullivan and Brennan and other unknown FBI officials, known as "COINTELPRO/ New Left." This program was designed to conduct surveillance upon and to cause disruption of the activities of what the defendants regarded as the "New Left." Defendant FBI supervisory officials directed the field offices of the FBI to participate in this program.

31. The Washington, D. C. field office of the FBI, directed successively by defendants Stames, Kunkel, and McDermott, as Special Agent in Charge, participated in the COINTELPRO program, and solicited and received the active participation in that program of defendant D. C. supervisory officials, agents, and informers.

32. The aforementioned activities of the defendants were purportedly conducted pursuant to their official capacities, and were conducted by said defendants, individually or in concert:

(a) Knowing such actions to be illegal and with the intention of injuring plaintiffs; or

(b) With reckless disregard of plaintiffs' rights; or

(c) Without reasonable basis to believe such actions were legal; or

(d) Through negligently failing to know or inquire concerning the legality of such actions; or

(e) As a conspiracy or part of a conspiracy by the D. C. defendants or the FBI defendants or both groups of defendants to violate plaintiffs' First and Fifth Amendment rights.

33. In 1975 and at other times, the defendants, including in particular the defendant Zanders, attempted to conceal the aforementioned tortious actions of the other defendants, or conspired to conceal them, by destroying many of the records of the aforementioned illegal activities after their actions had been publicly exposed.

WRONGS

34. The aforementioned actions of defendants violated plaintiffs' rights in one or more of the following respects:

(a) They violate plaintiffs' rights under the First and Fifth amendments of the United States Constitution;

(b) They violate plaintiffs' rights under the Fourth Amendment of the United States Constitution, and plaintiffs' common law rights against trespass and conversion;

(c) They violate plaintiffs' constitutional and common law rights of privacy in their affairs, privacy in their beliefs, and privacy in their political discussions, beliefs and associations;

(d) They violate plaintiffs' rights under 42 U.S.C. 1986 by defendants' failure to exercise the power they possessed to prevent or aid in preventing the illegal acts and conspiracy described herein;

(e) They violate plaintiffs' rights under 18 U.S.C. 2520; 23 D. C. Code 554; and 18 U.S.C. 1702; and

(f) They constitute a conspiracy in violation of 42 U.S.C. 1985(3).

INJURIES

35. The foregoing actions of defendants injured plaintiffs by violating their constitutional rights, by impeding their efforts to bring about a hasty conclusion to the Vietnam War, by otherwise impeding lawful political efforts of plaintiffs, by falsely tainting plaintiffs' efforts and movement and thus preventing the plaintiffs from attracting even greater and more rapid and effective public support than they did, and by causing apprehension among the public concerning the freedom and privacy of engaging in political activity so as to permanently injure plaintiffs' efforts to gain greater participation in and acceptance of their political causes and objectives.

RELIEF

WHEREFORE, Plaintiffs pray for judgment against each defendant, jointly and severally, as follows:

1. Awarding each plaintiff \$50,000 compensatory and \$100,000 punitive damages for conspiracy to violate plaintiffs' constitutional and other rights;

2. Awarding each plaintiff \$10,000 compensatory and \$20,000 punitive damages for violation of First Amendment rights;

3. Awarding each plaintiff \$10,000 compensatory and \$20,000 punitive damages for violation of Fourth Amendment rights, or trespass and conversion;

4. Awarding each plaintiff \$100 per day compensatory damages (or \$1,000, if greater) for each day upon which the



defendants intercepted plaintiffs' oral communication in violation of 18 U.S.C. 2520 or 23 D.C. Code 554;

5. An injunction ordering the defendants to produce forthwith any and all files of a non-criminal nature on the plaintiffs' political activities, affiliations, and beliefs and to destroy any copies of or references to said records in any files under the control or supervision of the defendants;

6. Awarding plaintiffs costs; and

7. Such other relief as the Court deems just.

The plaintiffs demand
a trial by jury.

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Filed: July ____, 1976.

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UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA
DEPARTMENT OF JUSTICE
CRIMINAL DIVISION

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Plaintiffs :

: Civil Action No. 76-1226

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Special Agent in Charge	:
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OPO Building	:
12th and Pennsylvania Ave., N. W.	
Washington, D. C. 20004	:
ROBERT G. KUNKEL	:
Special Agent in Charge	
Alexandria Field Office, FBI	:
Room 500	
300 N. Lee Street	:
Alexandria, Virginia 22314	:
JOHN J. McDERMOTT	:
Federal Bureau of Investigation	:
J. Edgar Hoover Building	
Washington, D. C. 20535	:
TERRY O'CONNOR	:
Washington Field Office, FBI	
OPO Building	:
12th and Pennsylvania Ave., N. W.	
Washington, D. C. 20004	:
CHARLES M. SAWYER	:
Washington Field Office, FBI	
OPO Building	:
12th and Pennsylvania Ave., N. W.	
Washington, D. C. 20004	:

ROBERT E. YATES :
Washington Field Office, FBI :
OPO Building :
12th and Pennsylvania Ave., N.W. :
Washington, D. C. 20004 :

ROBERT W. FEUER :
Washington Field Office, FBI :
OPO Building :
12th and Pennsylvania Ave., N.W. :
Washington, D. C. 20004 :

DAVID RARRITY :
Washington Field Office, FBI :
OPO Building ;
12th and Pennsylvania Ave., N.W. :
Washington, D. C. 20004 :

UNKNOWN AGENTS :
Washington Field Office, FBI :
Washington, D. C. :

Defendants :

ANSWER OF DEFENDANTS CHIEF JOHN B. LAYTON,
INSPECTOR ROBERT ZINK, INSPECTOR ALBERT W.
FERGUSON, INSPECTOR GEORGE R. SUTER, SGT.
CHRISTOPHER SCRAPPER, SGT. DLIE GILDON,
OFFICER JOHN MAHANEY, OFFICER ANN MARKOVICH
AND THE DISTRICT OF COLUMBIA TO THE COMPLAINT

First Defense

The complaint fails to state a claim against these defendants upon which relief can be granted.

Second Defense

Jurisdiction

1. These defendants admit the existence of the First, Fourth, Fifth and Ninth Amendments of the United States Constitution and of the statutory authority cited in paragraph numbered 1 of the complaint. These defendants deny the remaining allegations contained in paragraph numbered 1 of the complaint.

2. These defendants admit the existence of the statutory authorities cited in paragraph numbered 2 of the complaint but deny

that jurisdiction is conferred in this Court solely by reason thereof. These defendants deny that the amount in controversy exceeds \$10,000.00, exclusive of interest and costs, for each plaintiff.

Parties

Plaintiffs

3. These defendants admit that Julius Hobson is a resident of the District of Columbia and a member of the District of Columbia Council, and are without knowledge or information sufficient to form a belief as to the truth of the remaining allegation contained in paragraph numbered 3 of the complaint.

4. These defendants admit that Abraham Bloom is a resident of the State of Maryland, and are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 4 of the complaint.

5. These defendants admit that Arthur Waskow is a resident of the District of Columbia, and are without knowledge or sufficient information to form a belief as to the truth of the remaining allegations contained in paragraph numbered 5 of the complaint.

6. These defendants admit that Tina Hobson is a resident of the District of Columbia, and are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 6 of the complaint.

7. These defendants admit that the Reverend David Eaton is a resident of the District of Columbia and the Minister of All Souls Unitarian-Universalist Church in Washington, D. C. These defendants are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 7 of the complaint.



8. These defendants admit that Sammie Abbott is a resident of the State of Maryland, and are without knowledge of information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 8 of the complaint.

9. These defendants admit that Richard Pollock is a resident of the District of Columbia, and are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 9 of the complaint.

10, 11 and 12. These defendants are without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs numbered 10, 11 and 12 of the complaint.

13. These defendants admit that Reginald H. Booker is a resident of the District of Columbia and an employee of the District of Columbia Department of Human Resources. These defendants are without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph numbered 13 of the complaint.

Defendants

14. These defendants admit that John B. Layton and Jerry V. Wilson have served as Chiefs of Police of the Metropolitan Police Department, Washington, D. C., during the period 1964 to 1974. These defendants admit that Assistant Chief Zanders, Inspector Zink, Inspector Ferguson and Inspector Herlihy had or have supervisory positions concerning the Intelligence Division of the Metropolitan Police Department since 1964. The remaining allegations contained in paragraph numbered 14 of the complaint are conclusions of the pleader to which no response is required. However, if response be required, the same are denied.

15. These defendants admit that defendants Gildon, Shoffler, Ferguson, Suter, Scrapper, Johnson, Bynum, Jagen, Robinson and Mahaney are members of the Metropolitan Police Department. These defendants deny that each of the aforementioned defendants was or is assigned to the Intelligence Division.

16. These defendants deny the allegations as framed contained in paragraph numbered 16 of the complaint.

17, 18, 19, 20, 21, 22 and 23. The allegations contained in paragraphs numbered 17 through 23 are directed at defendants other than these defendants, their agents or privies and, accordingly, no response is made thereto.

24, 25, 26 and 27. These defendants deny the allegations contained in paragraphs numbered 24, 25, 26 and 27 of the complaint.

28. The allegations contained in paragraph numbered 28 of the complaint are directed at defendants other than these defendants, their agents and privies and, accordingly, no response is made thereto.

29, 30, 31 and 32. These defendants deny the allegations contained in paragraphs numbered 29, 30, 31 and 32 of the complaint insofar as said allegations pertain to them.

33. These defendants deny the allegations contained in paragraph numbered 33 of the complaint, and will move to strike the same as impertinent and scandalous.

Wrongs

34. These defendants deny the allegations contained in paragraph numbered 34 of the complaint in toto.

1. The first part of the document is a letter from the President of the United States to the Congress, dated January 1, 1801. It contains a report on the state of the Union and the progress of the government during the year 1800. The President mentions the peace with France and the establishment of the new government.

2. The second part of the document is a report from the Secretary of the Treasury, dated January 1, 1801. It contains a detailed account of the financial state of the country, including the revenue and the public debt. The Secretary mentions the success of the financial policy and the reduction of the public debt.

3. The third part of the document is a report from the Secretary of the Navy, dated January 1, 1801. It contains a detailed account of the naval operations and the state of the fleet. The Secretary mentions the success of the naval policy and the increase of the fleet.

4. The fourth part of the document is a report from the Secretary of the War, dated January 1, 1801. It contains a detailed account of the military operations and the state of the army. The Secretary mentions the success of the military policy and the increase of the army.

5. The fifth part of the document is a report from the Secretary of the Interior, dated January 1, 1801. It contains a detailed account of the internal affairs of the country, including the land and the population. The Secretary mentions the success of the internal policy and the increase of the population.

6. The sixth part of the document is a report from the Secretary of the State, dated January 1, 1801. It contains a detailed account of the foreign relations of the country, including the peace with France and the relations with other nations. The Secretary mentions the success of the foreign policy and the establishment of peace.

7. The seventh part of the document is a report from the Secretary of the Education, dated January 1, 1801. It contains a detailed account of the state of the education system, including the schools and the teachers. The Secretary mentions the success of the education policy and the increase of the number of schools.

8. The eighth part of the document is a report from the Secretary of the Agriculture, dated January 1, 1801. It contains a detailed account of the state of the agriculture, including the crops and the farmers. The Secretary mentions the success of the agriculture policy and the increase of the production.

9. The ninth part of the document is a report from the Secretary of the Commerce, dated January 1, 1801. It contains a detailed account of the state of the commerce, including the trade and the shipping. The Secretary mentions the success of the commerce policy and the increase of the trade.

10. The tenth part of the document is a report from the Secretary of the Public Works, dated January 1, 1801. It contains a detailed account of the state of the public works, including the roads and the bridges. The Secretary mentions the success of the public works policy and the increase of the infrastructure.

Injuries

35. These defendants deny the allegations contained in paragraph numbered 35 of the complaint.

Further answering the complaint, these defendants deny all allegations not specifically admitted or otherwise answered and specifically deny any and all allegations of illegal or unlawful law enforcement activity.

Third Defense

The complaint is barred by the statute of limitations.

Fourth Defense

If any actions were taken by these defendants as relate to the plaintiffs said actions were in furtherance of legitimate law enforcement purposes.

Fifth Defense

If any actions were taken by these defendants, as relate to the plaintiffs said actions were taken in good faith.

Sixth Defense

these
If any actions were taken by/defendants as relate to the plaintiffs said actions were reasonable and in accord with the laws, rules and regulations then and there in force in the District of Columbia.

Seventh Defense

The allegations contained in the complaint describe these defendants in the performance of law enforcement activities which were discretionary in nature, accordingly these defendants are immune from liability even assuming errors of omission or commission.

Eighth Defense

Defendant District of Columbia avers that plaintiffs have failed to comply with the statutory requirements of Section 12-306, D. C. Code, 1973 ed.

Ninth Defense

If the plaintiffs were injured and damaged as alleged, said injuries and damages were caused by persons other than these defendants, their agents and privies.

Tenth Defense

This Court lacks jurisdiction in this matter.

/s/

JOHN R. RISHER, JR.
Corporation Counsel, D. C.

/s/

JOHN A. EARNEST
Assistant Corporation Counsel, D. C.

/s/

MORRIS KLETZKIN
Assistant Corporation Counsel, D. C.
Attorneys for Defendants Layton, Zink,
Ferguson, Suter, Scrapper, Gildon,
Mahaney, Markovich and the District
of Columbia
District Building
Washington, D. C. 20004

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

JULIUS HOBSON, et al.,
Plaintiffs,

v.

JERRY V. WILSON, et al.,
Defendants.

Civil Action No. 76-1326

PLAINTIFF SAMMIE A. ABBOTT'S RESPONSE TO FIRST SET
OF INTERROGATORIES BY DEFENDANTS
KELLEY, STAMES, KUNKEL, McDERMOTT,
O'CONNOR, SAWYER, YATES, FEUER AND RARRITY

Plaintiff Sammie A. Abbott, being duly sworn, states
as follows in response to the above defendants' interrogatories.

Question 1. Please state specifically and in detail
the relief you are seeking with this civil action from each
of the following defendants:

- (a) Clarence M. Kelley
- (b) Nick Stames
- (c) Robert G. Kunkel
- (d) John J. McDermott
- (e) Terry O'Connor
- (f) Charles M. Sawyer
- (g) Robert E. Yates
- (h) Robert W. Feuer
- (i) David Rarrity
- (j) William C. Sullivan
- (k) Charles D. Brennan

Response 1. The plaintiff seeks money damages in the
amounts set forth in the Complaint in paragraphs one through
four of the prayer for relief from each of the above-named

defendants. In addition, the plaintiff seeks the injunctive relief set forth in paragraph five of the prayer for relief only from defendant Clarence M. Kelley and such other defendants, unknown at this time to the plaintiff, as have control over files relating to the plaintiff.

Question 2. Please identify each of the above-named defendants who you allege has committed or been involved in each of the following categories of activity. With respect to each defendant, describe with particularity each act that he allegedly committed or was involved in which you assert entitles you to the relief you are seeking; whether his involvement was participatory, supervisory, or decisional; the date and location of each act; and the injury incurred. In addition, please state the name and address of each person having knowledge of each act, and identify the source of your information or the basis for your belief that each of the above-named defendants committed or was involved in each act described:

- (a) Using undercover agents to fraudently [sic] gain entry to your private meetings to learn your plans and programs;
- (b) electronic surveillance of you without judicial authorization;
- (c) breaking and entering to obtain your membership lists and other private political documents;
- (d) interception of your mail;
- (e) surreptitiously following you and monitoring your activities;
- (f) urging violent or unlawful actions against you;
- (g) supplying the public or news media with false information about you and your plans.

Response 2. The plaintiff alleges that each of the above-named defendants engaged in the acts complained of in the following manner:

(a) Clarence M. Kelley - decisional responsibility for acts occurring since July, 1973;

(b) Nick Stames - decisional and/or supervisory responsibility for acts committed by agents or employees of the Washington Field Office (WFO) of the FBI during the period he was Special Agent in Charge (SAC) of the WFO, a period plaintiff believes to be 1973 through the present;

(c) Robert G. Kunkel - decisional and/or supervisory responsibility for acts committed by agents or employees of the WFO during the period he was SAC, a period plaintiff believes to be from an unknown time until 1971;

(d) John J. McDermott- decisional and/or supervisory responsibility for acts committed by agents or employees of the WFO during the period he was SAC, a period plaintiff believes to be from 1971 - 1973;

(e) - (i) Terry O'Connor, Charles M. Sawyer, Robert E. Yates, Robert W. Feuer, and David Rarrity - decisional or participatory responsibility for acts they committed, aided, or counseled;

(j) William C. Sullivan - decisional responsibility for acts committed by WFO agents or employees from 1964 until his retirement;

(k) Charles D. Brennan - decisional responsibility for acts committed by WFO agents or employees from 1964 until his retirement.

At this early stage, the plaintiff is unable to describe in any greater detail than that just provided which defendants performed which of the actions alleged. The plaintiff bases

his belief that the plaintiff was subject to the acts outlined in (a) through (g) above on: (1) public statements and publicly available documents by, or on behalf of, or about the defendants which state that said acts did occur; (2) the fact that the plaintiff is the same type of individual or group which the defendants have admitted these acts were committed against; and (3) actual experiences of the plaintiff which indicate that in fact the plaintiff was subject to these acts.

The plaintiff's belief that these acts did occur is based upon the reports and documents discussed in Response Two to these interrogatories submitted by co-plaintiff Julius Hobson and incorporated herein. (See pages 4 through 8, Response of Plaintiff Julius Hobson to First Set of Interrogatories filed Oct. 8, 1976). The plaintiff submits that the following experiences and observations indicates that the plaintiff was in fact a target for the COINTELPRO tactics described in the reports and documents referred to in the Hobson Response.

1. In 1968 on several occasions, the plaintiff entertained Harold Bynum in his home, believing him to be a volunteer interested in helping the plaintiff in his political and community activities to stop the construction of freeways in the Washington, D.C. area. After several months during which Bynum attended meetings at which plaintiff spoke, the plaintiff saw Bynum in court in full police uniform.

2. In a front page article in the Evening Star reporting on the 4/22/70 First Earth Day Rally, the plaintiff was identified as a "red." The plaintiff believes the FBI anonymously suggested this label to the Star in an effort to discredit Earth Day and the plaintiff.

3. Plaintiff spoke at a rally on Nov. 16, 1969 near Georgetown University at which he believes agents provocateurs were present and effectively turned a peaceful gathering into

a disruptive one. Plaintiff was told by a man named Sal Torre (a/k/a Sal Ferrerra) that the two persons plaintiff suspected had in fact had walkie-talkies on their person and microphones around their necks.

4. In approximately 1970, plaintiff organized a meeting between members of the white peace movement in Washington, D.C. and local black activists in order to enlist local black support to end the war which was taking its toll of young black men. An informal meeting was arranged in one of the participant's residence.

Just as the meeting began, the front door opened and a policeman stuck his head in, excused himself and left. This unusual occurrence led the plaintiff to believe the meeting was under some sort of surveillance by the police or FBI.

At this same meeting, the proposal that all white demonstrators pay local black groups a \$1.00 "head tax" was advanced. The plaintiff believes this proposal was later adopted, if not originally created, by the FBI as a means of splintering black and white activists.

Fuller details on the nature of the defendants' activities involving the plaintiff are uniquely within the custody and control of the defendants themselves.

The plaintiff would note, in response to 2(f) of the Second Interrogatory, that no allegation is being made that violence was committed upon the plaintiff. The allegation of the Complaint is that the defendants' agents urged or tried to provoke the plaintiff to engage in violent activities.

Question 3. To each individual plaintiff: Please list in chronological order your business and residential addresses and phone numbers from 1967 to 1974.

Response 3. The plaintiff's address has been 7308 Birch Avenue, Takoma Park, Md. throughout the period in question. His phone number has been JU 5-8890.

Question 5. Please set forth in detail the information or the basis for the belief which leads you to allege that you were subjected to electronic surveillance, including: (a) the specific facts which lead you to believe that you have been subjected to electronic surveillance; (b) the date and location of each suspected surveillance; (c) the identity of the person(s), by name and description together with their respective telephone numbers, with whom you were communicating at the time each claimed surveillance took place; (d) the subject matter of each communication claimed to have been intercepted.

Response 5. As explained above, in approximately 1970 a man who claimed some expertise in the field of electronic surveillance, Sal Torre, (a/k/a Sal Ferrera) checked the plaintiff's office phone with a device that allegedly registered "bugs" and it indicated that plaintiff's phone was bugged. The plaintiff's office phone at 1346 Connecticut Ave., N.W., 296-4350, was used by various local peace groups in their efforts to contact volunteers and related activities. On at least one occasion around the time of a major demonstration, the plaintiff's office phone would malfunction, i.e., it would go "dead".

Question 6. If you are alleging electronic surveillance other than telephone surveillan-e, please state: (a) the type, date, and location of each instance of alleged electronic surveillance; (b) the specific facts which lead you to believe that you were subjected to electronic surveillance; (c) the identity of the person(s), by name and description, with whom you were communicating at the time each claimed surveillance



took place; (d) the subject matter of each communication claimed to have been intercepted.

Response 6. The plaintiff has no specific knowledge of such surveillance.

Question 7. Please state whether you have previously sought or are now seeking (other than in the instant civil action) relief in any court for any category of activity alleged in your Complaint (described in Interrogatory 2(a) through 2(g) above).

Response 7. No.

Question 8. Please state whether in connection with any judicial, congressional, administrative, or other governmental proceeding you have ever given any written or oral statement concerning any of the matters alleged in this civil action. If your answer is in the affirmative, please state: (a) the name, title, or nature of the court, committee, agency, etc., to which you gave your statement; (b) the date and location of your statement and whether it was written or oral, sworn or unsworn; (c) the substance of your statement.

Response 8. The plaintiff has testified before the D.C. City Council on behalf of E.C.T.C. as he explains in detail in response to the interrogatories to that plaintiff.

Question 9. Please state whether you have ever made to any reporter, commentator, columnist, etc., or before any gathering of two or more persons a written or oral statement concerning any of the matters alleged in this civil action. If your answer is in the affirmative, please state: (a) the name of the reporter, commentator, columnist, etc., to whom the statement was made, or, if to a gathering, the names of the persons present and the nature of the gathering; (b) the date and location the statement was given and whether it was written or oral; (c) the title, date, issue number, and page number of

the publication if the statement or an account of the statement was published, or the date and station or network if the statement or an account of the statement was broadcast; (d) the substance of the statement.

Response 9. The plaintiff made an oral statement at a press conference held July 16, 1976 at the District Building, 14th & E Streets, N.W., to announce the filing of this suit. He does not know if his statement was ever broadcast or published.

District of Columbia, ss:

I, SAMMIE A. ABBOTT, being duly sworn depose and say that I have read the foregoing answers to certain (federal) defendants' First Set of Interrogatories and that they are true and correct to the best of my knowledge and belief.

Given under my hand and
seal this 7th day of October, 1976.

Sammie A. Abbott
Plaintiff/Affiant

Natue V. Adams
Notary Public

My commission expires 4/30/80.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

JULIUS HOBSON
901 6th Street, S.W.
Apt. 214-A
Washington, D.C. 20024
(202) 724-8072

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REV. DAVID EATON
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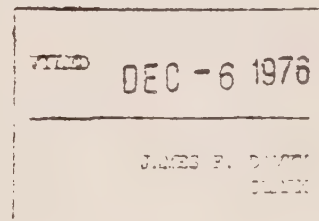
SAMMIE A. ABBOTT
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1346 Connecticut Avenue, N.W.
Washington, D.C. 20036
(202) 296-4350

RICHARD P. POLLOCK
1740 S Street, N.W.
Washington, D.C. 20009
(202) 667-9076

WASHINGTON PEACE CENTER
2111 Florida Avenue, N.W.
Washington, D.C. 20008
(202) 234-2000

WASHINGTON AREA WOMEN BRANCH
FOR PEACE
120 Maryland Avenue, N.E.
Washington, D.C. 20003
(202) 546-7397

Civil Action No. 76-1325



EMERGENCY COMMITTEE ON THE)
TRANSPORTATION CRISIS)
1015 Dupont Circle Building)
1346 Connecticut Avenue, N.W.)
Washington, D.C. 20036)
(202) 296-4350)

REGINALD H. BOOKER)
459 Luray Place, N.W.)
Washington, D.C. 20010)
(202) 723-3330)

Plaintiffs)

v.)

CHIEF JERRY V. WILSON (retired))
Metropolitan Police Department)
4415 Springdale Street, N.W.)
Washington, D.C.)

CHIEF JOHN B. LAYTON (retired))
Metropolitan Police Department)
1845 Redwood Terrace, N.W.)
Washington, D.C.)

INSPECTOR ROBERT L. ZINK)
Metropolitan Police Department)
Intelligence Division)
300 Indiana Avenue, N.W.)
Washington, D.C.)

INSPECTOR ALBERT W. FERGUSON)
Metropolitan Police Department)
Field Inspection Division)
300 Indiana Avenue, N.W.)
Washington, D.C.)

INSPECTOR THOMAS J. HERLIHY)
Metropolitan Police Department)
300 Indiana Avenue, N.W.)
Washington, D.C.)

ASST. POLICE CHIEF THEODORE R.)
ZANDERS)
Metropolitan Police Department)
300 Indiana Avenue, N.W.)
Washington, D.C.)

SGT. CHRISTOPHER J. SCRAPPER)
Metropolitan Police Department)
1st District)
415 Fourth Street, S.W.)
Washington, D.C.)
)
SGT. DIXIE GILDON)
Metropolitan Police Department)
1st District)
415 Fourth Street, S.W.)
Washington, D.C.)
)
EDWARD J. JAGEN)
Metropolitan Police Department)
Intelligence Division)
300 Indiana Avenue, N.W.)
Washington, D.C.)
)
CAPT. GEORGE R. SUTER)
Metropolitan Police Department)
Administrative Duty Branch)
300 Indiana Avenue, N.W.)
Washington, D.C.)
)
LT. ALBERT JOHNSON, JR.)
Metropolitan Police Department)
2nd District)
3320 Idaho Avenue, N.W.)
Washington, D.C.)
)
HAROLD BYNUM)
Metropolitan Police Department)
4th District)
6001 Georgia Avenue, N.W.)
Washington, D.C.)
)
CHARLES C. ROBINSON)
Metropolitan Police Department)
6th District)
4135 Benning Road, N.E.)
Washington, D.C.)
)
CARL SHOFFLER)
Metropolitan Police Department)
Intelligence Division)
300 Indiana Avenue)
Washington, D.C.)

JOHN W. MAHANEY)
Metropolitan Police Department)
Morals Division)
300 Indiana Avenue)
Washington, D.C.)
)
ANN KOLEGO MARKOVICH)
4401 Q Street, N.W.)
Washington, D.C.)
)
JAMES BINSTED)
4812 MacArthur Boulevard)
Washington, D.C.)
)
DORIE BINSTED)
4812 MacArthur Boulevard)
Washington, D.C.)
)
THOMAS FULCHER)
(address unknown))
)
UNKNOWN AGENTS)
Metropolitan Police Department)
Washington, D.C.)
)
DISTRICT OF COLUMBIA)
A Municipal Corporation)
Serve: Walter E. Washington,)
Mayor)
14th & E St., N.W.)
Washington, D.C.)
)
CLARENCE M. KELLEY)
Director, Federal Bureau of)
Investigation)
J. Edgar Hoover Building)
Washington, D.C.)
)
WILLIAM C. SULLIVAN)
Assistant Director (retired))
Federal Bureau of Investigation)
Sunset Road)
Sugar Hill, New Hampshire 03585)
)
CHARLES BRENNAN)
Assistant Director (retired))
Federal Bureau of Investigation)
(address unknown))
)
NICK STAMES)
Special Agent in Charge)

Washington Field Office, FBI)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C. 20535)
)
 ROBERT G. KUNKEL)
 Special Agent in Charge)
 Alexandria Field Office, FBI)
 Room 500)
 300 N. Lee Street)
 Alexandria, Virginia 22314)
)
 JOHN J. McDERMOTT)
 Federal Bureau of Investigation)
 J. Edgar Hoover Building)
 Washington, D.C.)
)
 TERRY O'CONNOR)
 Washington Field Office, FBI)
 OPO Building)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C. 20001)
)
 CHARLES M. SAWYER)
 Washington Field Office, FBI)
 OPO Building)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C.)
)
 ROBERT E. YATES)
 Washington Field Office, FBI)
 OPO Building)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C.)
)
 ROBERT W. FEUER)
 Washington Field Office, FBI)
 OPO Building)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C.)
)
 DAVID RARRITY [SIC] [RARITY])
 Washington Field Office, FBI)
 OPO Building)
 12th & Pennsylvania Ave., N.W.)
 Washington, D.C.)
)
 UNKNOWN AGENTS)
 Washington Field Office, FBI)
 Washington, D.C.)
)
 Defendants)
)
)

ANSWER OF DEFENDANTS CLARENCE M.
KELLEY, WILLIAM C. SULLIVAN, NICK STAMES,
ROBERT G. KUNKEL, JOHN J. McDERMOTT,
TERRY O'CONNOR, CHARLES M. SAWYER,
ROBERT E. YATES, ROBERT W. FEUER, AND DAVID RARITY

Come now the aforesaid defendants [hereinafter referred to as the Federal Defendants], by their undersigned attorneys, and in answer to the Complaint herein filed, insofar as said Complaint refers to them, say:

FIRST DEFENSE

The Complaint fails to state a claim against the Federal defendants upon which relief can be granted.

SECOND DEFENSE

The doctrine of sovereign immunity bars any suit against the United States where the United States has not consented to be sued. This suit is barred by the doctrine of sovereign immunity since it is in law and fact a suit against the United States to which the United States has not consented.

THIRD DEFENSE

The suit is barred by ^{the} ~~any~~ applicable statute of limitations and the doctrine of laches.

FOURTH DEFENSE

All activities of the Federal defendants in the premises were performed in furtherance of their official duties, were within the scope of their authority and were not in excess of their statutory authority. Each of the Federal defendants, therefore, is absolutely immune from suit under the doctrine of official immunity.

FIFTH DEFENSE

All activities of the Federal defendants in the premises were performed in furtherance of their official duties and were undertaken in good faith and in the reasonable belief that such activities were necessary, lawful and within the scope of their authority. Each of the Federal defendants, therefore, is not liable to the plaintiffs in damages for such activity.

SIXTH DEFENSE

Answering specifically the allegations contained in the numbered allegations of the Complaint, the Federal defendants ~~aver~~:

JURISDICTION

1-2 The Federal defendants admit that the action purports to be as alleged in Paragraph 1 of the Complaint, and that the jurisdiction of the Court is invoked as alleged in Paragraph 2, but deny that the Court has jurisdiction over them under 42 U.S.C. 1985(3) and 1986; 28 U.S.C. 1331, 1343(1),(2) and (4), 1337, 1355; or by reason of the First, Fourth, Fifth and Ninth Amendments to the Constitution of the United States; or under 18 U.S.C. 2520 or D.C. Code Chapter 23 Section 554, or otherwise, and deny that the matter in controversy as to them, exclusive of interest and costs, exceeds the value of \$10,000. The Federal defendants deny that any action has been taken by them in violation of plaintiffs' constitutional, statutory, or other legal rights, deny that they are liable in damages to the plaintiffs under said amendments or statutes, or under any other provision of law, and deny that plaintiffs are entitled to judicial relief against them in any form or fashion.

PARTIES

3-13 The Federal defendants do not contest the allegations contained in Paragraph 3 through 13 of the Complaint, and for the purposes of this litigation said allegations are accepted as true and therefore admitted.

16 The Federal defendants are without knowledge or information sufficient to form a belief as to the allegations of Paragraph 16 of the Complaint, and the same are, for that reason, denied.

17 The Federal defendants admit that defendant William C. Sullivan is a resident of New Hampshire and a retired official of the Federal Bureau of Investigation. The Federal defendants aver that he was an Assistant Director of the Bureau from June 17, 1960, to August 1, 1970, and Assistant to the Director from August 1, 1970 to October 21, 1971, and that in those positions he had some responsibility for inter alia, the Bureau's Counter-intelligence program.

19 Admitted.

20 The Federal defendants admit so much of Paragraph 20 of the Complaint as alleges that defendant Kunkel is Special Agent in Charge [SAC] of the Alexandria Field Office of the Federal Bureau of Investigation and that he was formerly SAC of the Washington Field Office. The Federal defendants deny that defendant Kunkel was SAC of the Washington Field Office until 1971, but state he was SAC of the Washington Field Office from July, 1970 to October, 1972.

21 The Federal defendants admit that defendant McDermott is an employee of the FBI currently assigned to duty in the J. Edgar Hoover Building, and that he was formerly SAC of the Washington Field Office. The Federal defendants deny that defendant McDermott was SAC of the Washington Field Office from 1971-1973; but state he held that position from October, 1972 until June, 1974.

22 Admitted.

23 The Federal defendants admit the allegations contained in Paragraph 23 of the Complaint but deny that William Tucker is a defendant in this action.

24 Paragraph 24 of the Complaint states a legal conclusion, and thus need not be either admitted or denied. To the extent an answer is required, the Federal defendants lack knowledge or information sufficient to form a belief as to its truth or falsity, and it is, accordingly, denied.

25 and 26 The allegations of Paragraphs 25 and 26 pertain to actions of the District of Columbia, and its officials, and therefore do not require an answer from the Federal defendants. To the extent an answer is required, the Federal defendants are without sufficient knowledge or information to form a belief as to the truth or falsity of the same, and the allegations are, therefore, denied.

27 The Federal defendants deny the allegations contained in Paragraph 27 of the Complaint.

28 With respect to the allegations contained in Paragraph 28 of the Complaint, which incorporates Paragraphs 25 through 27 by reference, each of the Federal defendants answers as follows:

Defendant Kelley, in his individual capacity, denies the allegations contained in Paragraph 28 of the Complaint. Defendant Kelley is advised that the records of the Federal Bureau of Investigation indicate that (1) informants of the Federal Bureau of Investigation were present at some meetings at which some of the individual plaintiffs were present, or which were held by some of the organizational plaintiffs; but such records reflect that their presence was not fraudulently obtained. (2) plaintiffs were not the subject of electronic surveillance but some of the plaintiffs were overheard on such surveillances directed to others for lawful national security purposes. (3) on one occasion a piece of third class mail addressed to one of the plaintiffs was misdirected in the mail to an informant of the Federal Bureau of Investigation who turned it over to a Special Agent. (4) on numerous occasions, several of the plaintiffs were observed by Special Agents of the FBI at public gatherings or in the course of surveillances undertaken for legitimate law enforcement purposes. (5) the Bureau received summaries of two wire communications to two of the plaintiffs which were obtained by another Federal agency.

Defendant Kelley is advised that the records of the Federal Bureau of Investigation indicate that except for the matters set forth above, no other activity of the kind alleged in Paragraph 28 of the Complaint occurred, and, accordingly, on information and belief, denies all such other and further allegations contained therein.

Defendant Sullivan avers that he held a position of responsibility in the Federal Bureau of Investigation as stated in Paragraph 17, supra, but he denies the allegations contained in Paragraph 28 of the Complaint.

Defendant Stames, Kunkel, and McDermott aver that they were Special Agents in Charge of the Washington Field Office for the periods stated in Paragraphs 19 to 21, supra, and that they had administrative supervision of that office. They deny that they were aware of or participated in any such acts as alleged in Paragraph 28 of the Complaint, and therefore, they deny the allegations.

Defendants Yates and Rarity aver that they had no contact with or involvement in any activity with regard to the plaintiffs as set forth in the Complaint herein, and, therefore, they deny the allegations contained in Paragraph 28 of the Complaint.

Defendant Sawyer denies all allegations set forth as to all plaintiffs, except that as to plaintiff Waskow defendant Sawyer avers that on one occasion an informant may have had a private conversation with plaintiff Waskow the substance of which was reported to defendant Sawyer, that he observed plaintiff Waskow at numerous public meetings and demonstrations, and in public

places during surveillances directed at others for legitimate law enforcement purposes.

Defendant O'Connor denies all allegations set forth in Paragraph 28 of the Complaint except that he may have had an informant report to him the occurrences at public meetings attended by the plaintiffs, and he may have seen plaintiff Waskow during the course of one or more physical surveillances directed at others for legitimate law enforcement purposes.

Defendant Feuer denies all allegations contained in Paragraph 28 of the Complaint except that he saw mail addressed to plaintiff Waskow, after it had been discarded, in the course of an investigation directed to another subject, conducted a physical surveillance of plaintiff Waskow on one occasion, and he observed him at numerous public meetings and demonstrations.

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29 The Federal defendants deny the allegations of Paragraph 29 of the Complaint.

30 The Federal defendants deny the allegations of the first sentence of Paragraph 30. They admit the allegations of the second sentence insofar as they purport to describe the general scope of the COINTELPRO operation, but deny the same as they pertain to the plaintiffs. Defendants Kelley and Sullivan admit the allegations in the third sentence in general, but deny them as pertains to the plaintiffs herein. No answer is required of the other Federal defendants, who are not supervisory officials. To the extent an answer is required, they lack sufficient knowledge or information to form a belief as to the truth of the allegations.

31 Insofar as Paragraph 31 alleges that defendants Stames, Kunkel and McDermott were Special Agents in Charge of the Washington Field Office, it is admitted. So much of the allegation as alleges that they held that post successively is denied. Their dates of service are set forth in Paragraphs 19 to 21 of this Answer. The allegation that the Washington Field Office participated in the operation known as COINTELPRO is admitted. The allegation that the Washington Field Office solicited and received the active participation in that program of the defendant D.C. supervisory officials, agents and informers is denied.

32 The allegations contained in Paragraph 32 and sub-Paragraphs (a) through (e) are denied except that the defendants admit that to the extent they did act with respect to the plaintiffs herein,

they were acting in their official capacities.

33 Insofar as it applies to the Federal defendants, the allegations contained in Paragraph 33 of the Complaint are denied.

34 The allegations contained in Paragraph 34 of the Complaint herein, including sub-Paragraphs (a) through (f) are conclusions of law and do not require an answer from the Federal defendants. To the extent an answer may be required, the Federal defendants deny that any of their acts violated the plaintiffs' rights under the Constitution of the United States and the amendments thereto, or under the statutes of the United States and the District of Columbia, or under the common law to the extent it may apply herein. The Federal defendants deny that their acts constitute a conspiracy in violation of any provision of law.

35 The allegations contained in Paragraph 35 contain legal conclusions and speculation. Accordingly they require no answer. To the extent an answer is required the Federal defendants deny that they impeded the plaintiffs' lawful political efforts, and deny that they falsely tainted the plaintiffs' effort and movement. The Federal defendants lack knowledge or information sufficient to form a belief as to the remaining allegations, and, accordingly, deny them.

RELIEF

The Federal defendants deny that they violated any of the plaintiffs' constitutional or statutory rights, and deny that any relief is available against them in the premises.

Wherefore, the Federal defendants, having fully answered the allegations contained in the numbered Paragraphs of the Complaint, respectfully pray that the Complaint herein be dismissed as to them.

Respectfully submitted,

RICHARD L. THORNBURGH
Assistant Attorney General

GEORGE W. CALHOUN
Attorney, Department of Justice

Benjamin C. Flannagan
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UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF COLUMBIA

FILED
SEP 22 1977

JULIUS HOBSON, et al.,)	
)	
Plaintiffs,)	
)	
v.)	CIVIL ACTION NO. 76-1326
)	
JERRY WILSON, et al.,)	
)	
Defendants.)	

NOTICE OF FILING OF CLAIM OF PRIVILEGE
AND SUBMISSION OF IN CAMERA EXHIBITS

Please take notice that defendant Clarence M. Kelley, pursuant to this Court's Order of June 24, 1977, has filed the attached Affidavit and Claim of Privilege by Attorney General Griffin B. Bell. This affidavit is accompanied by the in camera exhibits identified as Exhibits A, B, C, and D.

DATED: September 22, 1977

Respectfully submitted,

Barbara Allen Babcock / on
BARBARA ALLEN BABCOCK
Assistant Attorney General

EARL J. SILBERT
United States Attorney

David J. Anderson / on
DAVID J. ANDERSON

David H. White
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UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF COLUMBIA

JULIUS HOBSON, et al.,)	
)	
Plaintiffs,)	
)	
v.)	CIVIL ACTION NO. 76-1326
)	
JERRY WILSON, et al.,)	
)	
Defendants.)	

AFFIDAVIT AND CLAIM OF PRIVILEGE

City of Washington)
) ss
District of Columbia)

GRIFFIN B. BELL declares the following to be true and correct:

1. I am the Attorney General of the United States and head of the United States Department of Justice, an Executive Department of the United States Government. I have official custody and control of the files and records of the United States Department of Justice. The matters herein are based upon my knowledge and upon personal review and consideration of information available to me in my official capacity.

2. I am aware that the plaintiffs in this action have demanded, and this Court has ordered, the production of the Federal Bureau of Investigation files relating to the internal security investigations of plaintiffs. The Federal Bureau of Investigation, through the Assistant Attorney General, Civil Division, has made available to me documents from plaintiffs files which contain or which reveal information as to which the Bureau has requested I enter a formal claim of privilege. In addition, I have been provided with three affidavits of Mr. Thomas W. Leavitt, Assistant Director-

Intelligence Division, Federal Bureau of Investigation, regarding this information, and I have been orally briefed by Bureau personnel to assist me in my consideration of these matters.

3. Having personally considered the information made available to me, I herewith formally claim privilege as to the information described in this affidavit and in in camera exhibits A, B, C, and D. My conclusions regarding this claim of privilege are set out below.

4. Exhibit A

(a) Information contained in the files of four of the plaintiffs relates to a current and continuing investigation involving the national security of the United States. As part of my duties as Attorney General, I am responsible for the supervision of the Federal Bureau of Investigation, and I have personally authorized the investigation referred to and it is subject to my continuing personal supervision. The named plaintiffs are not targets of this investigation.

(b) If the information relating to this investigation should be disclosed, the public interest and the national security of the United States would be prejudiced. Accordingly, as Attorney General of the United States, I formally claim privilege as to the information involved in the above-described investigation contained in the investigative files of the named plaintiffs herein.

(c) A classified affidavit, identified as Exhibit A, which more fully describes this investigation, is being submitted for the Court's in camera examination.

5. Exhibit B

(a) The files pertaining to plaintiffs Julius Hobson, Richard Pollock, Abraham Bloom, Sammie Abbott, Arthur Waskow,

and Women's Strike for Peace contain information derived from or which disclose the existence of electronic surveillance conducted by the Federal Bureau of Investigation. None of the plaintiffs was the target of electronic surveillance about which privilege is claimed; however, the files disclose overhearings of plaintiffs Pollock, Waskow, Bloom, Abbott, and individuals believed to be associated with the Women's Strike for Peace that occurred during the course of such electronic surveillances. In addition, the files identified above contain references to intercepted conversations in which plaintiffs were mentioned or which involved a person associated with a plaintiff or with an organization in which a plaintiff was interested.

(b) The electronic surveillances subject to this claim of privilege were authorized by the Attorney General in the exercise of the President's authority relating to the nation's foreign relations as described in 18 U.S.C. §2511(3), and were deemed necessary to protect the United States against actual or potential attack or other hostile acts of foreign powers, to obtain foreign intelligence information deemed essential to the security of the United States and/or to protect national security information against foreign intelligence activities.

(c) These electronic surveillances were conducted in connection with foreign intelligence investigations (1) to gather on a long-range basis, national security information to meet a potential threat to the nation's security from activities within the United States and abroad of certain foreign powers, (2) to gather, on a long-range basis, national security information to meet a potential threat to

the nation's security from activities within the United States of individuals and organizations acting as agents of, or in collaboration with, certain foreign powers, and (3) to assist investigations in the area of espionage. The subjects and purposes of these electronic surveillances are more fully described in the affidavit of Mr. Thomas W. Leavitt, which is being submitted as Exhibit B for the Court's in camera examination. Some of the electronic surveillances are continuing.

(d) To disclose the subject, purpose, and other details of these electronic surveillances would identify a sensitively placed confidential Federal Bureau of Investigation informant who is still operating and furnishing information of the highest value, would reveal current foreign intelligence investigations, would prejudice the public interest and the national security of the United States, would have a prejudicial impact on the conduct of foreign affairs and on the relations of the United States with the foreign powers which are the subjects of these investigations. Accordingly, as Attorney General of the United States, I formally claim privilege as to the information relating to the electronic surveillances, conducted for foreign intelligence gathering purposes, which is contained in the investigative files of the named plaintiffs herein.

6. Exhibit C

(a) The files pertaining to plaintiffs Arthur Waskow and Women's Strike for Peace contain information derived from or which would reveal the existence of mail covers conducted by the United States Post Office and the United States Postal

Service at the request of the Federal Bureau of Investigation. They were conducted in connection with foreign counterintelligence investigations being carried out by the Bureau. The information in plaintiffs' files was obtained through mail covers which, pursuant to established procedures, were requested by the Director of the Federal Bureau of Investigation. Under current criteria and procedures, requests for such mail covers are approved by the Attorney General.

(b) The mail cover procedure involves the copying of the names and addresses from the exterior of correspondence mailed to the targets of the mail cover. Mail is not opened or delayed in its delivery.

(c) The disclosure of the subjects and purposes of these mail covers would reveal, and thus prejudice, current and continuing foreign counterintelligence investigations being conducted by the Federal Bureau of Investigation. Such disclosure would also have a prejudicial impact on the conduct of the United States' foreign affairs and on the relations of the United States with other governments. Accordingly, as Attorney General of the United States, I formally claim privilege as to the information relating to the mail covers, conducted for foreign counterintelligence purposes, which is contained in the investigative files of the named plaintiffs herein.

(d) The subjects and purposes of these mail covers are more fully described in the affidavit of Mr. Thomas W. Leavitt, which is being submitted as Exhibit C for the Court's in camera examination.

7. Exhibit D

(a) The files pertaining to three of the plaintiffs contain information obtained by the Federal Bureau of Investigation from, or which would disclose a cooperative relationship with,

the intelligence services of certain foreign governments friendly to the United States.

(b) A fundamental element of the cooperative relationship between the Federal Bureau of Investigation, as an agency of the United States Government, and the intelligence service of a foreign government is an express promise of confidentiality. To disclose information which would reveal this cooperative relationship would violate this promise and could reasonably be expected to cause the foreign intelligence service to terminate the relationship. Such a result would significantly damage the United States' ability to gain important national security information and would thus have a prejudicial impact on the public interest and the security of the United States. Accordingly, as Attorney General of the United States, I formally claim privilege as to the information contained in plaintiffs' files which was obtained from an intelligence service of a foreign government or would disclose a cooperative relationship between the Federal Bureau of Investigation and the intelligence service of a foreign government.

(c) The nature of the circumstances regarding this aspect of the claim of privilege is more fully described in the affidavit of Mr. Thomas W. Leavitt, which is being submitted as Exhibit D for the Court's in camera examination.

8. I respectfully request that the Court treat the contents of the in camera exhibits in a secure fashion and return the exhibits to the Department of Justice at the conclusion of any hearing in this matter. The Department

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of Justice will retain these exhibits under the Court's seal subject to any Orders of this Court or other Court of competent jurisdiction.

I declare under penalty of perjury that the foregoing is true and correct.

Executed On:

Sept. 22, 1977

Griffin B. Bell

GRIFFIN B. BELL
Attorney General of the
United States

of Justice and the other three members of the Court
will be able to do so. It is not to be expected that
of course, the Court will be able to do so.
I would like to see the Court's decision on the
the Court's decision.

James A. [unclear]
[unclear]
[unclear]
[unclear]

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